

FRIDAY, JUNE 19, 1981
FIFTY-SEVENTH LEGISLATIVE DAY

The House met at 9:00 a.m. and was called to order by Mr. Speaker McWherter.

The proceedings were opened with prayer by Rabbi Kenneth A. Kanter, The Temple, Nashville, Tennessee.

Representative Murphy (Davidson) led the House in the Pledge of Allegiance to the Flag.

The roll call was taken with the following results:

Present 96

Representatives present were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Copeland, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensley, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Martin, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—96.

The Speaker announced that Representative Gaia was excused.

The Speaker announced that Representative Henry (Blount) was excused.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos.

200—Relative to naming "McAllen Foutch Highway", Wilson County;

263—Relative to memory, Thad Cheatham;

265—Relative to honoring Senator Anna Belle Clement O'Brien;

267—Relative to honoring James Lee Case;

268—Relative to memory, William Quentin Perry; all concurred in by the Senate.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

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MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos.

158—Relative to expressing sorrow, Morgan Ayres, Sr.;

159—Relative to congratulating Coach and Lady Vol track team; both adopted for concurrence.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos.

859—To reapportion State Congressional Districts;

1379—To regulate school board, certain counties; both substituted for Senate Bills on same subject and passed by the Senate.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

ENROLLED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 859 and 1379; and House Joint Resolutions Nos. 264 and 266; and find same correctly enrolled and ready for the signatures of the Speakers.

MARILYN EVELYN HAND,
Chief Engrossing Clerk.

SIGNED

The Speaker announced that he had signed the following: House Bills Nos. 859 and 1379; and House Joint Resolutions Nos. 264 and 266.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No.

391—To protect members of professional societies from liability.

The Speaker adopted the Conference Committee Report and made it the action of the Senate.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

CALENDAR

House Bill No. 860—To reapportion state Representative Districts.

Mr. McKinney moved that House Bill No. 860 be passed on third and final consideration.

Mr. McKinney moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 860 by deleting Section 1 in its entirety and by substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 3-1-103 is amended by deleting the section in its entirety and by substituting instead the following:

(a) All census divisions, census district lines and other census designations are those established by the Bureau of the Census for taking the 1980 decennial census. All political subdivisions and voting districts are those in effect as of June 17, 1981 unless otherwise designated.

(b) Until the next enumeration of qualified voters and apportionment of representatives, one (1) representative is to be elected by the qualified voters of each state representative district, which is composed as follows:

First: In Sullivan County, census precincts 1, 2, 3, 5, and 17 and the 4A Avoca Inside voting precinct in census precinct 4.

Second: In Sullivan County, census precincts 10, 11, 12, and 13.

Third: In Sullivan County, census precincts 6, 7, 8, 9, 14 and 15 and the 40S Avoca Outside voting precinct in census precinct 4.

Fourth: All of Johnson County. All of Carter County not included in state representative districts 5 and 7.

Fifth: All of Unicoi County. In Carter County, census tracks 707, 714, 715, 716 and 717. In Washington County, enumeration district 704. In Sullivan County, census precinct 16. In Greene County, enumeration districts 575, 576, 577, 578, 601, 602, 603, 604, 605, 606, 615, 626, 631A, 639, 640, 642, 643, 644, 645 and 646.

Sixth: All of Washington County not included in state representative districts 5 and 7.

Seventh: In Carter County, all of census tracks 708 and 709. In Washington County, all of census precinct 3 and the portions of the following census precincts located within the municipal boundaries of Johnson City: 2, 9, 10, 11, 12, 13, 14, 15 and 16.

Eighth: All of Greene County not included in state representative district 5. In Hamblen County, enumeration districts 278, 279 and 280. In Cocke County, enumeration districts 66, 68 and 69.

Ninth: All of Hawkins County. In Grainger County, enumeration districts 145, 146 and 147.

Tenth: All of Hamblen County except enumeration districts 278, 279 and 280.

Eleventh: All of Cocke County except enumeration districts 66, 68 and 69. In Jefferson County, census precincts 1, 3, 5, 8, 9 and commission district 10 in census precinct 4.

Twelfth: In Blount County, the following voting precincts: Forrest Hill, Rush Strong, Happy Valley, Lanier, Big Springs, Townsend (county), Townsend (City), Walland, Hubbard, Oak View and Shooks Gap. In Sevier County, all of Dunn Creek Division, all of Gatlinburg Division, all of Wear Valley Division, Pigeon Forge City within the Sevierville Division, Census Block Groups 3 and 4 within the Sevierville Division and enumeration districts 459, 458U, 458T, 456U, 457, 456T, 471, 470A, 470B, 469, 468D, 466 and 462.

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Thirteenth: The following voting wards and precincts in Knox County: Wards 11E, 11W, 13, 15E, 15W, 16N, 16S, 17E, 17W, 18, 19S.H., 19F.H., 20, 33, and 32 which shall include Block Group 5 of Census Tract 31, Blocks 302 and 303 of Block Group 3 of Census Tract 52.02; Blocks 418, 427, 416, 425, and 428 of Block Group 4 of Census Tract 32 and block 209, 210 and 225 of Block Group 2 of Census Tract 32; and Knox County precinct Elletstown.

Fourteenth: The following voting wards and precincts in Knox County: Wards 24, 24 South, 48, 23 North, 23 South, 47, 50 South, 51, that portion of voting ward 46 within the following boundaries: beginning with the point at the intersection of Bickingham Road and Interstate Highway 40 and thence west on Interstate Highway 40 to the boundary of Knoxville with Knox County and thence south and thence east along such boundary to Morrell Road and thence north on Morrell Road to its intersection with Interstate Highway 40; and Knox County voting precincts Farragut Ward 1, Farragut Ward 2, South Cedar Bluff, Hardin Valley, Concord and Solway; and that portion of Anderson County lying within Blocks 130, 143, 144, 147, and 146 of Block Group 1 of Census Tract 213.02 and Blocks 213, 214, 216, 217, 218, 219, 240, 242, 243, and 244 of Block Group 2 of Census Tract 213.02.

Fifteenth: The following Knox County voting wards and precincts: Wards 30, 12, 26 east, 26 west, 25 FH, 1, 6, 10 south, 10 north, 14 east, 24 north, 9, 14 middle, 21, 29, 7, and county precinct Huffs.

Sixteenth: The following Knox County voting wards and precincts: Wards 35, 36, 37, 38 and Knox County voting precincts Karns, Powell, Dante, Brickey, Pedigo, Heiskell, and Shannondale County; and that portion of Anderson County lying within census enumeration district 326; and Block Group 1 of Census Tract 209 of the Remainder Norris Division.

Seventeenth: The following voting wards and precincts in Knox County: Wards 27, 28, 25, and 49, and precincts Rocky Hill, Bluegrass; Gap Creek, Hopewell, Bonny Kate, Mt. Olive, and Vestal; the following voting precincts in Blount County: Chandler Station and Mentor; and Blocks 111, 121 and 246 in census tract 55 in census precinct 3 in Knoxville Division.

Eighteenth: The following voting wards and precincts in Knox County: Wards 39, 40, 41, 42, 43, 44, 45, that portion of ward 46 not in State Representative District 14, 50N and Precincts Lonas, Cedar Bluff North, and Ball Camp.

Nineteenth: The following voting wards and precincts in Knox County: precincts Thorngrove, Dora Kennedy, Riverdale, Kings, Ramsey, Carter, Sunnyview, Skaggs-ton, Ritta, Corryton, Gibbs, Halls, Fort Sumpter and Hills; and wards 31 and 34 as they exist after the reestablishment of state representative districts 13 and 17.

Twentieth: In Blount County, the following voting precincts: Rockford (county), Rockford (city), Springbrook, Eagleton Elementary, Eagleton Junior High, Alcoa Bassel, Bungalow (city), Chilhowee View, Union (county), Fairview (county), Binfield and Wildwood and all voting precincts within the municipal boundaries of Maryville.

Twenty-first: All of Loudon County. In Meigs County, enumeration districts 1 and 2. In McMinn County, enumeration districts 401, 402, 403 and 407. In Blount County the following voting precincts: Louisville, Miser Station, Friendsville City, Friendsville County, Alnwick and Bungalow County.

Twenty-second: All of Monroe and Polk Counties. In McMinn County, enumeration districts 414, 415, 416 and 417.

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Twenty-third: All of Bradley County not included in state representative districts 24 and 30. All of McMinn County not included in state representative districts 21 and 22.

Twenty-fourth: In Bradley County, all of South Bradley Division and all of Cleveland Division except Census Block Numbering Area 9905.

Twenty-fifth: House of Representatives District 25 shall consist of all of Rhea County and that portion of Hamilton County that is inside of the existing precincts of Sale Creek, Bakewell, Mowbray, Soddy Daisy North, Soddy Daisy South, Lakesite, and that portion of the existing Dallas precinct north of a line which runs eastward from the Soddy Daisy city limits eastward and southward along the center line of Daisy Dallas Road to its junction with Hixson Pike, then northward and eastward along the center line of Hixson Pike to its junction with Dallas Place, then southward and eastward along Dallas Place to its junction with the southern boundary of the municipality of Lakesite, then southward and eastward along the southern boundary of the municipality of Lakesite along a straight line extended eastward to the center line of the Tennessee River, and that portion of the existing Middle Valley precinct north of a line that runs from the Soddy-Daisy city limits southward and eastward along the center line of Thrasher Pike to its junction with Middle Valley Road, then northward and eastward along the center line of Middle Valley Road to its junction with Walnut Road, then northward and eastward along the center line of Walnut Road to its junction with Central Drive, then southward and eastward along the center line of Central Drive to its junction with Hale Road, then northward and eastward along Hale Road to the southern boundary of existing Dallas precinct.

Twenty-sixth: House of Representatives District 26 consists of all of Meigs County except for the Ten Mile census division and that portion of Hamilton County included in the existing precincts of Birchwood, Meadowview, Snowhill, Dupont, Northgate, and Stuart Heights; and that portion of the existing Murray Hills precinct lying north and west of the line running due north from Highway 58 at Lakeside Elementary School to the south side of Turkey Foot Rd. passing 100 yards west of the end of Lantana Lane following the south side of Turkey Foot Road and Champion Road southward and eastward back to Highway 58; and that portion of the existing Harrison precinct lying north of the line that runs from the Chattanooga City Limits northward and eastward along the northern boundary of the Volunteer Army Ammunition Reservation to the northern most point of the Volunteer Army Ammunition Reservation, then northward and eastward in a direct line to the northern most point in Hamilton County of U. S. Interstate Highway 75; and that portion of existing Lupton City precinct west of the line that begins at the southern precinct boundary of Lupton City extended due north to the center line of Morton Drive, then northward along the center line of Morton Drive, to its junction with Premium Drive, then northward along the center line of Premium Drive to the junction of Mauldeth Drive, then due north to the existing Dupont precinct boundary; and that portion of the existing Riverview precinct lying east of a line running from the existing Moccasin Bend precinct at its junction with Curve Street, then eastward along the center line of Curve Street to its junction with Dartmouth Street, then eastward along the center line of Dartmouth Street to its junction with Knickerbocker Road, then northward along the center line of Knickerbocker Road to its junction with East Dallas Road, then westward along the center line of East Dallas Road to its junction with Oxford Road, then westward along Oxford Road to its junction with the existing Moccasin Bend precinct boundary line; and that portion of existing Hixson City precinct lying east of a line running along the center line of Highway 153 from Boy Scout Road to Gadd Road; and that portion of existing Dallas, Middle Valley, and Hixson County precincts lying east and south of the line running down the center line of Middle Valley Road from the northern precinct boundary of the City of Chattanooga northward and eastward to its junction with Walnut Road, then along the center line of Walnut Road northward to its junction with Central Drive, then eastward along the center line of Central Drive to its junction with

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Hale Road, then northward along the center line of Hale Road to its junction with Dallas precinct which is also the center line of the Daisy Dallas Road, then eastward along the center line of Daisy Dallas Road to its junction with Hixson Pike, then northward and eastward along the center line of Hixson Pike to its junction with Dallas Place, then southward and eastward along the center line of Dallas Place to its junction with the southern municipal boundary of Lakesite, then southward and eastward along the southern municipal boundary of Lakesite and along a straight extended eastward from the southern boundary of Lakesite to the middle of the Tennessee River.

Twenty-seventh: House of Representatives District 27 shall consist of that portion of Marion County generally known as Elder Mountain which is Block Groups 101, 102, 103, 104, and 105, of Census Tract 502 of the Whiteside division and that portion of Hamilton County inside the existing precincts of Lookout Mountain, Wauhatchie County, Valley View County, Valdeau County, Valdeau City, Signal Mountain East, Signal Mountain West, Walden, Fairmount, Falling Water County, Falling Water City, Red Bank 1, Red Bank 2, Red Bank 3, Red Bank 4, Northwoods, that portion of Mountain Creek precinct north of Moccasin Bend and north of a line running eastward 150 feet west and north of Brelsford Road and Whitehall Road to its junction with Wayne Avenue; that portion of existing Hixson City not included in District 26, that portion of existing Hixson County not included in District 26, that portion of existing Middle Valley precinct and existing Hixson County precinct west and south of the line running from Soddy Daisy City limits eastward along the center line of Thrasher Pike to its junction with Middle Valley Road, then southward and westward along the center line of Middle Valley Road to the existing Hixson City northern precinct boundary.

Twenty-eighth: House of Representatives District 28 consists of the existing Hamilton County and Chattanooga City precincts of Highland Park, City Hall, Downtown, Courthouse, Moccasin Bend, North Chattanooga, Bushtown, Orchard Knob, Amnicola, Avondale, Glenwood; that portion of Howard precinct not included in District 31; that portion of Mountain Creek Precinct not included in District 27; that portion of Riverview precinct not included in District 26; that portion of Missionary Ridge precinct north of the line running 100 yards north of Shallowford Road from the eastern boundary to the western boundary of the existing Missionary Ridge precinct; that portion of the existing Ridgedale precinct north of the line running eastward from the Eastside precinct boundary along the center line of 12th Street to the western boundary of the existing Missionary Ridge precinct; that portion of the existing portion of Airport precinct south of the line running from the junction of North Crest Drive and the 1970 northern boundary of Missionary Ridge precinct and Greenwood Road southward along the center line of Greenwood Road and the entrance road of the Greenwood Cemetery, then eastward along the center line of Greenwood Cemetery entrance road and a line extended straight to Wildwood-Garner Road to its junction with Wildwood-Garner Road, then eastward along the center of Wildwood-Garner Road to the junction with Dogwood Drive, then southward along the center line of Dogwood Drive to its junction with Juandale Trail then eastward and northward along the center line of Juandale Trail extended in a straight line to Chickamauga Creek, then southward and eastward along Chickamauga Creek to its junction with Wilcox Boulevard; and that portion of existing Woodmore Precinct north of Wilcox Boulevard and south of Chickamauga Creek.

Twenty-ninth: House of Representatives District 29 consists of all the existing Hamilton County and Chattanooga precincts of East Lake, Clifton Hills, East Side, Eastdale, Bonny Oaks, Lake Hills, Kingspoint, East Chattanooga, Eastgate; that portion of Brainerd Hills and Ooltewah Precincts not included in District 30; that portion of Harrison, Murray Hills and Lupton City precincts not included in District

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26; that portion of Missionary Ridge, Ridgedale, Woodmore, and Airport precincts not included in District 28, that portion of Brainerd not included in District 31.

Thirtieth: House of Representatives District 30 includes that portion of Bradley County included in the West Bradley census division and Enumeration District 727A and that portion of Hamilton County lying inside of existing precincts of Apison, Collegedale, Westview, East Brainerd, Concord, Tyner and that portion of the existing Brainerd Hills precinct lying south of the center line of Brainerd Road and that portion of existing Harrison precinct lying south of the line running from the northern most point of Interstate 75 westward to the northern most point of the Volunteer Army Ammunition reservation and east of the line running southward one hundred and fifty yards east of Hunter Road from the southern boundary of the new Harrison precinct to the northern boundary of the existing Ooltewah precinct.

Thirty-first: House of Representatives District 31 shall consist of that portion of Hamilton County including all the area inside the municipalities of East Ridge and Ridgeside plus all the area inside the existing Chattanooga city precincts of Sunnyside, Cedar Hill, Alton Park, Piney Woods, St. Elmo, Wauhatchie City, Valley View City, and that portion of Howard precinct that lies inside of census tract 121, census tract 18, and census tract 19 south and east of a line running northward from the junction of the existing St. Elmo precinct boundary and Broad Street down the center line of Broad Street to its junction with West 33rd Street, then eastward down the center line of 33rd Street to its junction with the existing Alton Park precinct boundary, and that portion of the existing Brainerd precinct west and south of a line running from the junction of the existing Brainerd precinct boundary and Talley Road southward along the center line of Talley Road to its junction with Midwoode then eastward along the center line of Midwoode and Midwoode extended to the center line of Chickasaw and eastward along the center line of Chickasaw to the Eastgate precinct boundary.

Thirty-second: All of Roane County not included in state representative districts 33 and 39. All of Morgan County not included in state representative district 41. In Anderson County, the following census blocks in the portion of census tract 210 located within the municipal boundaries of the city of Oliver Springs: 201, 202, 203, 204, 210, 211, 212, 213, 214, 215, 217, 218, 219, 220, 221, 222, 224, 227, 234, 235, 205, 206, 207, 209 and 133.

Thirty-third: In Roane County, census precinct 6. All of Anderson County not included in state representative districts 34, 32, 14 and 16. In Campbell County, enumeration districts 57, 61A, 60, 58A, 59, 54A, 53, 64 and 56.

Thirty-fourth: All of Union County not included in state representative district 32. In Campbell County, all of the city of LaFollete as defined in the 1980 decennial census and enumeration district 65. In Anderson County, all of Lake City West Division, all of Lake City East Division, all of census tract 213.01, all of Clinton Division except enumeration district 333, and all of Norris Division except enumeration district 326.

Thirty-fifth: All of Hancock County. All of Sevier County not included in state representative district 12. All of Jefferson County not included in state representative district 11. All of Grainger County not included in state representative district 9.

Thirty-sixth: All of Claiborne County, except enumeration districts 227, 228 and 156. In Union County, census precinct 5. In Scott County, enumeration district 125. All of Campbell County not included in state representative districts 33 and 34.

Thirty-seventh: All of Van Buren County. In Warren County, census precincts 2, 7, 8 and 9 and enumeration districts 133 and 139 of census precinct 10. In Bledsoe County, census precincts 1, 2, 4 and 6. In Sequatchie County, census precincts 2, 3, 4, 5, 6, 7 and 9. All of Marion County not included in state representative districts 27 and 39.

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Thirty-eighth: All of Clay, Pickett and Jackson Counties. In Smith County, census precincts 1, 2, 3, 6, and 7. All of Scott County except enumeration districts 125, 126 and 128.

Thirty-ninth: All of Bledsoe County not included in state representative district 37. All of Sequatchie County not included in state representative district 37. All of Cumberland County except enumeration districts 182A, 182B and 183. In Marion County, enumeration districts 651, 656, 679, 680, 681 and 658, all of the Jasper Division except enumeration district 661 and all of the town of Powells Crossroads as defined in the 1980 decennial census. In Roane County, enumeration district 768A and that portion of census tract 304 located in the Rockwood Division except census blocks 101, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130 and 131.

Fortieth: All of DeKalb County. All of Smith County except census precincts 1, 2, 3, 6 and 7. In Wilson County, voting precincts 9 and 10 and all of voting precinct 7 except that portion which consists of enumeration district 608. In Cannon County, census precincts 2 and 4. In Rutherford County, voting districts 1, 2, 3 and 4 and Lavergne Firehall I precinct in voting district 5.

Forty-first: All of Fentress and Overton Counties. All of Morgan County except enumeration districts 286 and 287.

Forty-second: In Cumberland County, enumeration districts 182A, 182B and 183. All of Putnam County except enumeration districts 129, 132, 133 and 134.

Forty-third: All of White County. In Warren County, census precincts 1, 3, 4, 5, 6 and 11 and in census precinct 10, enumeration districts 013, 135 and 136. All of Cannon County not included in state representative district 40. In Putnam County, enumeration districts 134, 133, 132 and 129.

Forty-fourth: All of Macon County. In Sumner County, census tracts 205 and 208, all of Portland Division, all of Bethpage Division, all of Castilian Springs Division and enumeration district 469 of the White House Division.

Forty-fifth: All of Sumner County not included in state representative districts 44 and 51.

Forty-sixth: All of Trousdale County. All of Wilson County not included in state representative districts 40 and 60.

Forty-seventh: All of Coffee County. In Rutherford County, voting districts 6 and 7.

Forty-eighth: In Rutherford County, voting districts 11, 12, 13, 14, 15, 16, 17, 18, 19, 20 and 21 and the VFW precinct of voting district 10.

Forty-ninth: All of Franklin and Grundy Counties.

Fiftieth: That portion of Davidson County described as follows: beginning at a point where Little Marrow Bone Creek intersects the Davidson County line; then northeast on Little Marrow Bone Creek to Eaton's Creek road; then north and east on Eaton Creek road to its intersection with Clarksville pike; then south and southeast on Clarksville pike to its intersection with Old Hickory boulevard; then east and southeast on Old Hickory boulevard to its intersection with Whites Creek pike; then south southeast on Whites Creek pike to its intersection with Ewing Creek; then west southwest along Ewing Creek to its intersection with Buena Vista pike; then south on Buena Vista pike to its intersection with Kings lane; then west on Kings lane to its intersection with Tucker road; then south on Tucker road to its intersection with

Hummingbird drive; west southwest on Hummingbird drive to its intersection with Pheasant drive; then south on Pheasant drive to its intersection with West Hamilton avenue; southwest on West Hamilton avenue to its intersection with the southwest boundary of the Davidson County Juvenile Court Farm; then on that boundary south to its intersection with the west border of the Davidson County Tuberculosis Hospital; then following that border, south east, and south to its intersection with Buena Vista pike; then southwest on Buena Vista pike to its intersection with Cliff drive; then southeast and southwest on Cliff drive to its intersection with Clarksville pike; then southeast on Clarksville pike to its intersection with the Cumberland River then following the Cumberland River east northeast to its intersection with Page's Branch; then northeast on Page's Branch to Lock road; then east southeast on Lock road to its intersection with Weakley avenue; then north northeast on Weakley avenue to its intersection with Fern avenue; then east southeast on Fern avenue to its intersection with Brick Church pike; then north on Brick Church pike to its intersection with Trinity lane; then east on Trinity lane to its intersection with Dickerson pike; then north on Dickerson pike to its intersection with the Tennessee Valley Authority transmission line; then west along the Tennessee Valley Authority transmission line to its intersection with I-65; then north and northeast I-65 to its intersection with Due West avenue; then east on Due West avenue to its intersection with the L&N railroad tracks; then following the L&N railroad tracks north to its intersection with Linda lane; then west on Linda lane to its intersection with Donna drive; then north on Donna drive to its intersection with Old Hickory boulevard; then east on Old Hickory boulevard to its intersection with the L&N railroad tracks; then north on the L&N tracks to their intersection with the Goodlettsville Corporate limits; then on that boundary north northeast to the point that the Goodlettsville Corporate line intersects the Davidson and Sumner County boundaries.

That portion of Cheatham County described as follows: the portion of Cheatham County which is not in state representative districts 55 and 66.

Fifty-first: In Davidson County as follows: The western boundary shall be the eastern boundary of Districts Fifty and Fifty-two; the southern boundary shall be the northern boundary of District Fifty-two; the eastern boundary shall be the western boundary of District Sixty; the northern boundary shall be the Davidson County line. In Sumner County, the following census blocks within census tract number 211.01: 202, 203, 204, 205, 215, 216, 214, 213, 218, 217, 219, 220, 226, 225, 224, 906, 905 and 904; the following census blocks within census tract number 211.02: 903, 907, 902, 901, 220, 219, 230, 231, 218, 217 and 299 and census precinct 11.

Fifty-second: In Davidson County as follows: Starting at a point where Benson Road intersects Old Lebanon road; northeast on Lebanon road to an unnamed creek; north along such unnamed creek to the Stones river; north to the Cumberland river; follow the Cumberland river northwest; west then south to an imaginary extension of Carter avenue. Follow Carter avenue; west to Porter road; Porter road south to Greenwood avenue; west to Chapel avenue; northwest to Straightway avenue; then east to Porter road; north then east on Porter road to Riverside drive; north northwest on Riverside drive to McGavock pike; west to Gallatin road; north on Gallatin road to Ben Allen road; Northwest on Ben Allen Road to railroad tracks; north on railroad tracks to Due West avenue; west on Due West avenue to I-65; southwest and south to an extension of Douglas avenue shown on census map as Ligon avenue; east along Ligon avenue to Douglas avenue; east on Douglas avenue to Mile End avenue; east to Ellington Parkway; south to McFerrin avenue; southeast to Apex street; west and south along Apex street to Seymour avenue; east to McFerrin avenue; south to West Eastland avenue; west to No. Ninth street; south to Cleveland street; east to Myrtle street; south to Mansfield street; east to McFerrin avenue; south to Mansfield street; east to Gallatin road; south to Main street; southwest to South 7th street; southeast to

Woodland street; southwest to South 6th street; southeast to Russell Street; northeast to South 7th Street; southeast to Shelby Avenue; northeast to South 8th Street; southeast to Sylvan Street; northeast to South 9th Street; southeast to Sevier Street; east to South 11th Street; south to Lenore Street; west and southwest to South 7th Street; South 7th to Davidson Street; east to Shelby Park entrance; immediately south to Cumberland River; follow Cumberland River east northeast to Mill Creek; follow Mill Creek to Sims Branch to Briley Parkway; Briley Parkway north to Lebanon Pike; east to McGavock Pike; north to Selma Drive; west to Fairway Drive; south to Revere Place; west to Castlewood Drive; northwest and west to Dennywood Drive; north to Maplecrest Drive; east to McGavock Pike, north to L&N railroad; southeast to Old Lebanon Pike; east to intersection Benson Road.

Fifty-third: In Davidson County as follows: The northern boundary of District Fifty-three shall be the southern boundary of District Fifty-two; the eastern boundary of District Fifty-three shall be the western boundary of District Sixty; the southern boundary of District Fifty-three shall be the northern boundary of District Fifty-nine and the eastern boundary of District Fifty-six; and the western boundary of District Fifty-three shall be the eastern boundary of District Fifty-eight.

Fifty-fourth: In Davidson County as follows: Starting at a point where the Cumberland River intersects the Western Boundary of Davidson County; then following this river to its intersection with Richland Creek; then following Richland Creek to its intersection with sixty-third Avenue; then Northeast on sixty-third Avenue to its intersection with Centennial Boulevard; then Southeast and East on Centennial Boulevard to its intersection with 49th Avenue; South on 49th Avenue to Michigan Avenue; East on Michigan Avenue extended to its intersection with the L&N railroad track; then follow such L&N tracks to their intersection with the proposed path of I-440; then North on the proposed path of I-440 to its intersection with Clifton Avenue; then East on Clifton Avenue to its intersection with twentieth Avenue; then Southeast on twentieth Avenue to its intersection with Charlotte Avenue; then East on Charlotte Avenue to its intersection with Eighteenth Avenue; then North on Eighteenth Avenue to its intersection with Herman Street; then West on Herman Street to its intersection with Eighteenth Avenue; then North on Eighteenth Avenue to its intersection with I-40; then East on I-40 to its intersection with Jefferson Street; then East on Jefferson Street to its intersection with Eleventh Avenue; then North on Eleventh Avenue to its intersection with Monroe Street; then East on Monroe Street to its intersection with Fifth avenue; then North on Fifth Avenue to Van Buren Street; then East on Van Buren Street extended to the Cumberland River; then North on the River to its intersection with the Boundary of the Fiftieth District; then follow the Boundary of the Fiftieth District North and West to the point at which the Fiftieth District Boundary line intersects the Davidson County line; then South on the Davidson County line to the point at which the Cumberland River intersects the Davidson County line, the original starting point of the Fifty-fourth District.

Fifty-fifth: In Davidson County, the area bounded by: the Davidson County line on the western side; the southern boundary of the fifty-fourth district; the western boundary of the fifty-sixth district; and the western boundary of the fifty-seventh district; and the southern boundary line of Davidson County moving in a southwesterly direction until such boundary line reaches the western boundary of Davidson County. In Cheatham County, all of Cheatham County south of the Cumberland river.

Fifty-sixth: In Davidson County, as follows: Starting at the intersection of Briarwood Drive and Edmondson Pike follow Edmondson Pike northeast to Nolensville Pike; then northwest on Nolensville Pike to Thompson Lane; west on Thompson Lane to Franklin Road; south on Franklin Road to Caldwell Lane; west on Caldwell Lane to General Bates Drive; north on General Bates Drive to Woodmont Boulevard; west on

Woodmont Boulevard to Lealand Lane; north on Lealand lane to the proposed I-440; west along proposed I-440 to twelfth avenue south; north on twelfth avenue south to Sweetbriar Avenue; west on Sweetbriar Avenue to Belmont Boulevard; north on Belmont Boulevard to Bernard Avenue; east on Bernard Avenue to fifteenth avenue south; north on fifteenth south to Acklen Avenue; west on to Belcourt Avenue; then west on Belcourt Avenue to sixteenth avenue; north on sixteenth avenue to Division street; southwest on Division street to twentieth avenue; south on twentieth avenue to Grand Avenue; west on Grand Avenue to twenty-first avenue south; northwest on twenty-first avenue south to West End; southwest on West End to twenty-fifth avenue north; northwest on twenty-fifth avenue south to Charlotte avenue; west on Charlotte avenue to the proposed path of I-440; south on proposed I-440 to the intersection with the L&N railroad tracks; then follow such tracks south then west then north to their intersection with Alabama avenue; then west on Alabama avenue to Richland creek; south along Richland creek to the northwesternmost point of McCabe park golf club boundary; then east along that boundary to Nebraska avenue; east on Nebraska avenue to forty-ninth avenue; south on forty-ninth avenue to Colorado avenue; east on Colorado avenue to forty-sixth avenue north; south on forty-sixth avenue north to Murphy road; east on Murphy road to Park Circle; south on Park Circle to West End avenue; southwest on West End avenue to Whitland avenue; southwest on Whitland avenue to Leonard avenue; south on Leonard avenue to Roland road; east on Roland road to Bowling avenue; south on Bowling avenue to Woodmont Boulevard; west on Woodmont Boulevard to the property line of Sugartree development; south then west along such property line to a point of intersection with the eastern boundary of the city of Belle Meade; then south and east along the northern boundary of the fifty-seventh district; to a point at the intersection of Briarwood Drive and Edmondson Pike, the original starting point.

Fifty-seventh: In Davidson County as follows: Starting at the point at which the western boundary of district sixty-two intersects the Davidson County line; follow the western boundary of district sixty-two north to Cemetery road; west on Cemetery road to Whitmore lane; north on Whitmore lane to Old Hickory boulevard; west on Old Hickory boulevard to Pettus road; north on Pettus to Old Hickory boulevard; west then north on Old Hickory boulevard to Barnes road; then west on Barnes road to Nolensville pike; north on Nolensville pike to Old Hickory boulevard; west on Old Hickory boulevard to Edmondson pike; north on Edmondson pike to McMurry lane; east on McMurry to Ashley drive; north on Ashley drive to Westcress drive; north on Westcress drive to Watsonwood drive; west on Watsonwood drive to Edmondson pike; north on Edmondson pike to Briarwood drive; west on Briarwood drive to Darlington drive; south and west on Darlington drive to Trousdale drive; north on Trousdale drive to Bramblewood drive; west on Bramblewood drive to Stillwood drive; south on Stillwood drive to Farrell Parkway; west on Farrell Parkway to the L&N railroad tracks; north along such tracks to Harding Place (Battery Lane); then west on Harding Place to Lealand lane; then north on Lealand lane to Glendale drive; then west on Glendale drive to Lone Oak road; west on Lone Oak road to Belmont Park Terrace; then south on Belmont Park Terrace to Harding Place; west on Harding Place to Hillsboro pike; north on Hillsboro pike to Hobbs road; west on Hobbs road to Belle Meade City (Corporate) Limits; north along the Belle Meade corporate limits to the property line to Sugar Tree Development; east then north along the property line of Sugar Tree Development to Woodmont Boulevard; north on Woodmont Boulevard to Highway 70; northeast on Highway 70 to Kenner Avenue; then southeast on Kenner Avenue to Ridgefield Drive; east on Ridgefield Drive to Woodlawn Drive; east on Woodlawn Drive to Ensworth Avenue; north on Ensworth Avenue to Highway 70; west on Highway 70 to the western boundary of Aquinas Junior College; northwest along the boundary of Aquinas Junior College to the L&N railroad tracks; southwest along such tracks to Richland Creek; north on Richland Creek to a point just south of the southern boundary of the United States Marine Corps. Reserve; then due west to White Bridge Road; southeast on White

Bridge Road to Post Road; southwest on Post Road to Davidson Road; west on Davidson Road to Robin Hill Road; south on Robin Hill Road to Gun Club Road; west on Gun Club Road to Vosswood Drive; north on Vosswood to Davidson Road; east on Davidson Road to Hickory Valley Road; northeast on Hickory Valley Road to Greeley Drive; northwest on Greeley Drive to Georgetown Drive; southwest on Georgetown Drive to Wesleywood Drive; southwest on Wesleywood to Davidson Road; southeast on Davidson Road to Davidson Drive; east on Davidson Drive to Lamar Drive; south on Lamar Drive to West Meade Drive; east on West Meade Drive to Brookhollow Road; south on Brookhollow Road to Brownlee Drive; west on Brownlee Drive to Currywood Drive; northwest on Currywood Drive to Davidson Drive; north on Davidson Drive to Shawnee Drive; northeast on Shawnee Drive to Mohawk Drive; west on Mohawk Drive to Davidson Drive; north on Davidson Drive to I-40; southwest on I-40 to the urban services boundary line; south along that line to a point directly opposite from the end of Jocelyn Hollow Road; due west from this point to Old Hickory Boulevard; south on Old Hickory Boulevard to Highway 70; south on Highway 70 to I-40; west on I-40 to the Harpeth River; south and east along the Harpeth River to an unnamed creek; south along such creek to Poplar Creek Road; east on Poplar Creek Road to Old Harding Road; east on Old Harding Road to Flat Creek; east on Flat Creek to Hick's Road; south on Hick's Road to the boundary of Edwin Warner Park; south along such boundary to a point on the Davidson County line; east along the Davidson County line to the beginning point, the southwesternmost point of district fifty-nine. In Williamson County,

Fifty-eighth: In Davidson County as follows: The southern boundary shall be the northern boundary of the fifty-sixth district; the western boundary of the fifty-eighth district shall be the eastern boundary of district fifty-four; the northern boundary of district fifty-eight shall be the southern boundary of the fiftieth district and the western boundary of the fifty-second district; the eastern boundary of district fifty-eight will begin at a point where the L&N railroad tracks cross Cleveland Street; follow such railroad tracks south to the Cumberland river; southeast along the river to I-24; southeast on I-24 to Fesslers lane; south on Fesslers lane to LaFayette street; east on LaFayette street to Polk avenue; south to the L&N railroad tracks; southeast along such tracks until they intersect more L&N railroad tracks; southwest along such railroad tracks to Glenrose avenue; west on Glenrose avenue to Nolensville pike; south on Nolensville pike to Rosedale avenue; west on Rosedale avenue to the Berry Hill Corporate line; south along such corporate line to the northern boundary of the fifty-sixth district at a point created by the intersection of Thompson lane and the Berry Hill Corporate limits.

Fifty-ninth: In Davidson County, as follows: Starting at the intersection of Hamilton Creek and east fork Hamilton Creek; then southwest on Hamilton Creek to Bell Road; then south on Bell Road to Murfreesboro Pike; then northwest on Murfreesboro Pike to Ezell Pike; then on Ezell Pike to its intersection with Mill Creek; then on Mill Creek to its intersection with I-24; then south on I-24 to the L&N railroad tracks; then west on such railroad tracks to Nolensville Pike; then south on Nolensville Pike to Edmonson Pike; then south on Edmonson Pike to Watsonwood Drive; Southeasterly along the 57th district boundary line to its intersection with the western boundary of district 62; north along that boundary to the original starting point.

Sixtieth: In Davidson County as follows: Starting at a point where the Cumberland River intersects the eastern boundary of Davidson County; then following the Cumberland River in a southerly direction to its intersection with the Stones River; then south on the Stones River to its intersection with an unnamed creek; then follow the unnamed creek to Benson Road; then southwest on Benson Road to Old Lebanon Pike; then west on Old Lebanon Pike to Graylynn Drive; then south on Graylynn Drive to McGavock Pike; then south on McGavock Pike to Elm Hill Pike; then east on Elm Hill Pike to Donelson Pike; then south on Donelson Pike to Couchville Pike along the eastern rear

lot line; then east on Couchville Pike to McCrory Creek Road; then north on McCrory Creek Road to Pulley Road; then east on Pulley Road Extended along southern rear lot line to J. Percy Priest Reservoir; then southeast along the low water mark of J. Percy Priest Reservoir to the Davidson County boundary; then north along the Davidson County boundary to the original starting point. In Wilson County, census tract 303.02 and census tract 309 of Precinct 16 and enumeration districts 648, 649, 650, 651A and 644.

Sixty-first: All of Williamson County not included in state representative districts 57 and 63.

Sixty-second: All of Bedford County. In Davidson County as follows: In census precinct 31, census tract 156.03, the following blocks: 972, 984, 987, 986, 985, 976, 915, 916, 914, 977, 978, 982, 918, 980, 983, all of block group 1 contained within census tract 156.03 also included in census precinct 31, census tract 191.01 are the following blocks: 911, 913, 924, 925. In Rutherford County, voting districts 8 and 9.

Sixty-third: All of Marshall and Moore Counties. All of Lincoln county not included in state representative district 65. In Williamson County, enumeration districts 927 and 930.

Sixty-fourth: All of Maury County not included in state representative district 65.

Sixty-fifth: All of Giles County. In Lawrence County, census precincts 5, 4, 9 and 14. In Lincoln County, enumeration districts 420, 419, 415, 414, 413 and 412. In Maury County, all of Culleoka Division and enumeration districts 126 and 117.

Sixty-sixth: All of Robertson County. In Cheatham County, all of the Pleasant View Division and enumeration districts 731, 732 and 733.

Sixty-seventh: In Montgomery County, the following voting precincts 2, 4, 5, 10, 11, 12, 13, 15, 16, 19, 20, 21 and 22.

Sixty-eighth: In Houston County, census precinct 7. All of Montgomery County not included in state representative district 67.

Sixty-ninth: All of Dickson and Hickman Counties. In Humphreys County, enumeration district 752A.

Seventieth: All of Perry and Lewis Counties. All of Lawrence County not included in state representative district 65. All of Humphreys County not included in state representative districts 68, 69 and 74.

Seventy-first: All of Wayne County. All of McNairy County not included in state representative district 80. All of Hardin County not included in state representative district 80.

Seventy-second: All of Madison County not included in state representative districts 73 and 82. In Chester County, census precinct 6. All of Crockett County not included in state representative district 78. All of Henderson County not included in state representative district 75.

Seventy-third: In Madison County, the following census blocks in that portion of census tract 16.01 located within the municipal boundaries of the City of Jackson: 306, 307, 308, 304, 207, 206, 205, 204, 209, 201, 202, 203, 210, 211, 212, 213, 214, 215, 224, 226, 227, 112, 117 and 119.

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Seventy-fourth: All of Benton, Decatur, and Stewart Counties. In Humphreys County, census precincts 1 and 4. In Carroll County, all of Bruceton Division and enumeration districts 588, 598, 589, 615, 617, 616, 619, 620, 622, 624, 625, 623, 626, 627, 628 and 629.

Seventy-fifth: All of Henry County not included in state representative district 76. All of Carroll County not included in state representative districts 74 and 76. In Henderson County, all of Sardis Division, all of Darden Division and enumeration districts 537, 536, 532, 531, 535, 563, 534, 533, 557, 548A, 549A, 548D, 550A, 543, 541, 550C, 542, 550B, 550D, 547, 556A.

Seventy-sixth: All of Weakley County not included in state representative district 77. In Henry County, all of Cottage Grove Division, all of Puryear Division, all of Buchanan-Elkhorn Division, all of Springville Division and enumeration district 141. In Carroll County, all of Trezevant Division except enumeration districts 609 and 610, and enumeration districts 612 and 613.

Seventy-seventh: All of Lake and Obion Counties. In Gibson County, census precinct 15. In Weakley County, enumeration districts 494A, 494D and 495A.

Seventy-eighth: All of Dyer County and all of Crockett County not included in state representative district 72.

Seventy-ninth: All of Gibson County not included in state representative district 77.

Eightieth: All of Hardeman County. All of Chester County not included in state representative district 72. In Fayette County, all of Fayette Corners Division and all of Moscow - LaGrange Division except enumeration districts 618, 619 and 620. In McNairy County, all of Eastview - Ramer Division, all of Michie Division, all of Stantonville Division and enumeration districts 670 and 659. In Hardin County, all of Pickwick Division and enumeration district 95T.

Eighty-first: All of Tipton County. All of Fayette County not included in the Rossville Division, enumeration districts 629 and 627A, and state representative district 80.

Eighty-second: All of Lauderdale and Haywood Counties. In Madison County, enumeration districts 881 and 882.

Eighty-third: The following voting precincts and districts in Shelby County and the city of Memphis: 73-3, 74-1, 74-2, 74-5, 74-6, 74-7, 74-9, 81-1, 81-2, 81-4, Forest Hill, Germantown 9, Hickory Hill 1 and 2, Ross Store 1 and 2, and that portion of Collierville 2 not included in state representative district 95.

Eighty-fourth: The following voting precincts and district in Shelby County and the city of Memphis: 60-7, 74-3, 74-4, 74-8, 78-2, 78-5, 79-1, 79-2, 79-4, 79-5, 79-6, 79-7, that part of voting precinct 78-3 not contained in state representative district 87, that part of voting precinct 79-3 not contained in state representative district 85; Capleville 1 and Capleville 2.

Eighty-fifth: The following voting precincts in the city of Memphis: 75-2, 75-3, 75-4, 75-5, 75-6, 75-7, 75-8, 75-10, 76-2, 76-3, 76-4, 76-5, 77-2, and that part of voting precinct 79-3 contained within the following boundaries: beginning at the intersection of Elvis Presley Boulevard and Holmes Road, then east on Holmes Road to its intersection with Whitworth Street, thence south on Whitworth Street to its intersection with Eason Avenue, thence east on Eason Avenue to its intersection with Haleville Road, thence north on Haleville Road to its intersection with Winfield Avenue thence east with Winfield Avenue to its intersection with Lochinvar Drive, thence south on Lochinvar

Drive to its intersection with Kilarney Avenue, thence east with Kilarney Avenue to its intersection with Mill Branch Road, thence south on Mill Branch Road to its intersection with Buxton Avenue, thence west on Buxton Avenue to its intersection with Loch Lomond Drive, thence south on Loch Lomond Drive to the point where it meets the Tennessee-Mississippi state boundary, thence west along such boundary to the point where it meets Elvis Presley Boulevard, thence north on Elvis Presley Boulevard to its intersection with Holmes Road, being the beginning point, and that part of voting precinct 77-3 lying west of Auburn Road in the southern portion of the precinct.

Eighty-sixth: The following voting precincts and districts in Shelby County and the city of Memphis: 1, 2, 11-1, 11-2, 22, 35-2, 35-3, 50-1, 75-1, 75-9, 82-1, 82-2, 82-3, McConnells, that part of voting precinct 69-1 lying west of the following line: beginning at the point where Second Avenue crosses the Wolf River, thence north along Second Avenue to the point where it is intersected by Whitney road, thence along Whitney road to the point where it reaches the boundary of voting precincts 69-1 and 69-2, thence along such boundary to the point where it intersects with Klinke Road, thence along Klinke Road to its intersection with Old Randolph Road, thence north along Old Randolph Road to the point where it enters Klinke Park, thence east along the southern boundary and north along the eastern boundary of the park to the point where it intersects the boundary of 69-1; and that part of voting precinct 14-1 contained within the following boundaries: beginning at the intersection of Mississippi Boulevard and the Louisville and Nashville railroad tracks, thence east along the tracks to the point where Neptune Street crosses the railroad, thence south along Neptune Street to its intersection with Walker Avenue, thence west along Walker Avenue to its intersection with Ford Place, thence north along Ford Place to its intersection with Williams Avenue, thence west along Williams Avenue to its intersection with Mississippi Boulevard, thence north along Mississippi Boulevard to its intersection with the Louisville and Nashville railroad tracks, being the beginning point; and that part of precinct 12 not contained within district 87; and by deleting that part of voting precinct 2 contained within census Block 308 of census tract 41, as used in 1980 by the U.S. Bureau of the Census.

Eighty-seventh: The following voting precincts of the city of Memphis: 13-1, 13-2, 13-3, 25-1, 35-1, 49-1, 49-2, 50-2, 60-1, 76-1, 77-1, 77-3, 78-1, 78-4, that part of voting precinct 14-1 not included in state representative district 86; that part of voting precinct twelve contained within the following boundaries: beginning at the intersection of South Parkway and Main Street, thence north on Main Street to its intersection with Trigg Avenue, thence east on Trigg Avenue to the point where it meets the Illinois Central Gulf railroad track, thence north along the railroad track to the point where it crosses McLemore Street, thence east on McLemore Street to the point where it crosses the boundary of precinct 12, thence south and west along such precinct boundary to the beginning point; and that part of voting precinct 78-3 contained within the following boundaries: beginning at the intersection of the western boundary of precinct 78-3 and Mill Branch Road, thence north on Mill Branch Road to its intersection with Singing Tree Drive, thence east on Singing Tree Drive to its intersection with Long Bow, thence south on Long Bow to its intersection with Baroness Drive, thence east on Baroness Drive to its intersection with Queensland Drive, thence north on Queensland Drive to its intersection with Wessex, thence east on Wessex to its intersection with Cazassa Road, thence north on Cazassa Road to its intersection with Winchester Road, thence east on Winchester Road to its intersection with the eastern boundary of precinct 78-3, thence north east, and south along the precinct boundaries to a point of intersection at Mill Branch Road, being the point of beginning.

Eighty-eighth: The following voting precincts within the city of Memphis: 69-2, 70-1, 70-2, 70-3, 71-1, 71-2, 71-3, 72-1, 72-2, 72-3, 72-6, that part of voting precinct 69-1 not contained in state representative district 86; that part of precinct 72-4 not contained in state representative district 98; and that part of precinct 72-5 except that area lying

within the following boundaries: beginning at the intersection of Whitney Avenue and North Hollywood Street, thence north along North Hollywood Street to its intersection with Frayser Boulevard, thence east along Frayser Boulevard to the point where it crosses the Illinois Central Gulf Railroad tracks, thence south along the Illinois Central Gulf railroad tracks to the point where Whitney Avenue crosses them, and thence west along Whitney Avenue to its intersection with North Hollywood Street, being the beginning point.

Eighty-ninth: The following voting precincts in the city of Memphis: 20-1, 20-2, 20-3, 21-1, 27-3, 33, 36-1, 36-2, 36-3, 37, 44-1, 44-2, 44-3, 44-4, 44-5, 52-2, 52-3, and that part of voting precinct 55-1 lying north of the Louisville and Nashville Railway.

Ninetieth: The following voting precincts in the city of Memphis: 7, 15, 16-1, 16-2, 16-3, 17-1, 17-2, 18, 28-1, 28-2, 29-1, 29-2, 30, 45-1, 45-4, 46-1, 51; and that part of voting precinct 2 contained within census Block 308 of census tract 41, as used in 1980 by the U.S. Bureau of the Census.

Ninety-first: The following voting precincts in the city of Memphis: 14-2, 25-2, 25-3, 26-2, 34-1, 34-2, 48, 60-3, 60-4, 60-5, 60-6, 60-8, 73-5, 73-6; that part of voting precinct 26-1 contained within the following boundaries: beginning at the intersection of Elvis Presley Boulevard and South Parkway, thence east on South Parkway to its intersection with Wilson Street, thence south on Wilson Street to its intersection with Gill Avenue, thence west on Gill Avenue to its intersection with Elvis Presley Boulevard, thence north on Elvis Presley Boulevard to its intersection with South Parkway, being the beginning point; that part of voting precinct 47-1 contained within the following boundaries: beginning at the intersection of Castalia Street and Person Avenue, thence east on Person Avenue to its intersection with Airways Boulevard, thence south on Airways Boulevard to its intersection with Frisco Avenue, thence north and west on Frisco Avenue to its intersection with Castalia Street, thence north on Castalia Street to its intersection with Person Avenue being the beginning point; and that part of voting precinct 60-2 contained within the following boundaries: beginning at the intersection of Airways Boulevard and Frisco Avenue, thence east and south on Frisco Avenue to its intersection with Charjean Road, thence south on Charjean Road to its intersection with Dwight Road, thence west on Dwight Road to its intersection with Airways Boulevard, thence south on Airways Boulevard to its intersection with Pecan Circle, thence south and east on Pecan Circle to its intersection with Ketchum Road, thence west on Ketchum Road, to its intersection with Airways Boulevard, thence north and west on Airways Boulevard to its intersection with Frisco Avenue, being the beginning point.

Ninety-second: The following voting precincts in the city of Memphis: 31-1, 31-2, 31-3, 31-4, 32, 47-2, 47-3, 61-1, 61-2, 73-1, 73-4; that part of voting precinct 26-1 not contained in state representative district 91; that part of voting precinct 47-1 not contained in state representative district 91; and that part of voting precinct 60-2 not contained in state representative district 91.

Ninety-third: The following voting precincts within the city of Memphis: 45-2, 45-3, 46-2, 46-3, 58-1, 58-2, 58-3, 58-4, 59-1, 59-2, 59-3, 59-4, 66-1, 66-2, 73-2; that part of precinct 58-5 not included in the ninety-sixth representative district; and that part of precinct 65-1 contained within the following boundaries: beginning at a point where Cherry Road and Quince Road intersect, thence east along Quince Road to the point where it intersects with Flamingo Road, thence north and east along Flamingo Road to a point where it intersects with Perkins Road, thence south along Perkins Road to a point where it intersects with Boyce Road, thence west with Boyce Road to a point where it intersects with Cherry Road, thence north along Cherry Road to a point where it intersects with Quince Road, being the beginning point; and that portion of 73-3 that lay between Almo Street and Cottonwood Road.

Ninety-fourth: The following voting precincts and districts in Shelby County and the city of Memphis: 55-2, 57, 68-1, 87-1, 87-2, 87-3, 88-2, 88-3, 89-1, that part of precinct 55-1 not in state representative district 89; that part of precinct 64-1 not in state representative district 97; that part of precinct 85 south and east of the Austin Peay Highway; that part of precinct 86 not in state representative district 98; that part of precinct 89-2 contained within census blocks 926, 925, 924, 923, 922, 116, 122, 107, 114, 115, 117, 118, and 119 of census tract 211.20; Cordova-2; Cordova-3; Germantown-4; Germantown-6; Germantown-8; that part of Cordova-1 not in state representative district 99; and that portion of voting precinct 64-2 lying north of a line composed of Barfield Road, Rich Road, Mary Ann Street, Norich Circle, and Normandy Avenue.

Ninety-fifth: The following voting districts in Shelby County: Kerrville, Locke, Lucy, Millington 1, 2, 3 and 4, Arlington, Collierville 1, Eads, Lakeland; that portion of Stewartville Precinct contained within the following boundaries: beginning at the point where the Kerrville-Rosemark Road intersects the western boundary of the precinct, proceeding east from that point along the Kerrville-Rosemark Road to the Brunswick Road, thence north along the Brunswick Road to Moose Road, thence east along the Moose Road to Deadfall Road, thence south along Deadfall Road to Godwin Road, thence east along Godwin Road to Osbornetown Road, thence south along Osbornetown Road to McCormick Road, thence east along McCormick Road to the eastern Stewartville precinct line, and thence north, west and south along such precinct line to the point where Kerrville-Rosemark Road intersects the western precinct line, being the point of origin; that part of Collierville 2 included within the following boundaries: beginning at the intersection of Poplar Road (State Route 57) and Mount Pleasant Road, thence south on Mount Pleasant Road to its intersection with Keough Road to its intersection with Main Street, thence south on Main Street to its intersection with Starlight Drive, thence west on Starlight Drive to its intersection with Center Street, thence south on Center Street to its intersection with U.S. Highway 72, thence north and west on U.S. Highway 72 to its intersection with Poplar Avenue (State Route 57), and thence east on Poplar Avenue to its intersection with Mount Pleasant Road, being the beginning point; and the following areas in Fayette County: Rossville census division, enumeration district 629 of the Oakland census division, enumeration district 627A of the Oakland census division.

Ninety-sixth: the following voting precincts and districts in Shelby County and the city of Memphis: 56-1, 56-2, 65-2, 67-1, 67-2, 67-3, 68-2, 68-3, 80-1, 80-2, 81-1, 81-3, 81-6; Germantown 1, 2, 5 and 9; that part of voting precinct 64-2 not in state representative district 94; that part of voting precinct 65-1 not in state representative district 93; and that part of precinct 58-5 lying within the following boundaries: beginning at a point where Park Avenue intersects the northeast corner of the Memphis State University Off-campus Properties (old Veterans' Administration Hospital property), thence south along the eastern boundary of the Memphis State University Off-Campus Properties, extended to a point where it would intersect Rhodes Avenue, thence along Rhodes Avenue to the point where Rhodes Avenue and Oak Ridge Drive intersect, thence south along Oak Ridge Drive to the point where it intersects with Fizer Avenue, thence east along Fizer Avenue to its intersection with Cherry Road, thence north along Cherry Road to its intersection with Park Avenue, thence west along Park Avenue to its intersection with the northeast corner of the Memphis State University Off-Campus Properties, being the beginning point.

Ninety-seventh: The following voting precincts in the city of Memphis: 38-1, 38-2, 38-3, 43-1, 43-2, 52-1, 53-1, 53-2, 53-3, 54-1, 54-2, 62-1, 62-2, 63-1, 63-2, 88-1, that part of voting precinct 83 contained within the following boundaries: beginning at the point where Warford Road intersects the southern boundary of voting precinct 83, thence north along an extension northward of Warford Road (being an extension south of New Allen Road) to the intersection of New Allen Road and Scenic Highway/James Road,

thence east along Scenic Highway/James Road to its intersection with the Austin Peay Highway, thence along the boundary line of voting precinct 83 to the beginning point; and that part of voting precinct 64-1 contained within the following boundaries: beginning at a point where Mendenhall Road crosses the Louisville and Nashville railroad tracks, thence east along the tracks to the point where they cross White Station Creek, thence south along White Station Creek, to a point where it would be crossed by Princeton Road, extended, thence west along the line of extension and west along Princeton Road to Mendenhall Road, thence north along Mendenhall Road to the Louisville and Nashville railroad tracks, being the beginning point.

Ninety-eighth: The following voting precincts in the city of Memphis: 21-2, 21-3, 27-1, 27-2, 39, 40-1, 40-2, 41-1, 41-2, 41-3, 42-1, 42-2, that part of voting precinct 83 not contained in state representative district 97; 84; that part of voting precinct 72-4 contained within the following boundaries: beginning at the intersection of McLean Boulevard and Interstate Highway 240, thence east with Interstate Highway 240 to the point where it intersects with Hollywood/Range Line Road, thence north with Hollywood/Range Line Road to its intersection with James Road, thence east on James Road to its intersection with the boundary of precinct 72-4, thence south and west along such boundary line to the point where it intersects with McLean Boulevard, thence north on McLean Boulevard to the point where it crosses Interstate Highway 240, being the beginning point; that part of voting precinct 75-5 not contained in state representative district 88; that part of voting precinct 85 lying north and west of the Austin Peay Highway; and that part of voting precinct 86 lying within the following boundaries: beginning at the intersection of the Raleigh-Millington Road and Yale Road, thence east on Yale Road to Bellwood Drive, thence north-east on Bellwood Drive to Hanna Drive, thence south-west on Hanna Drive to Lansdowne Drive, thence north-west on Lansdowne Drive to Monessen Drive, thence south and west on Monessen Drive to Raleigh-Millington Road, and thence south on Raleigh-Millington Road to the intersection of Raleigh-Millington Road and Yale Road, being the point of origin.

Ninety-ninth: The following voting districts and precincts in Shelby county and the city of Memphis:

Bartlett 1 through 8

Brunswick

Clorningsun

Woodstock

Mullins

90-1, 90-2, 90-3, that part of precinct 89-2 not lying in the 94th representative district; that part of Stewartville voting district not lying in the 82nd representative district and that part of Cordova-1 lying north of Interstate Highway 40.

County election commissions shall, with the assistance of the office of local government, redraw or establish any precinct lines to insure that there will be no split precincts in legislative districts.

Any subsequent reapportionment of county legislative bodies shall not affect these legislative districts.

AND FURTHER AMEND by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section—. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to that end the provisions of this act are declared to be severable.

Mr. Richardson moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 1 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting the 65th State Representative District in its entirety and by substituting in lieu thereof the following:

Sixty-fifth: All of Giles County. In Lawrence County, census precincts 5, 4, 9, and 14. In Lincoln County, enumeration districts 420, 419, 415, 414, 413 and 412. In Maury County, enumeration districts 126, 105, and 124A.

On motion, the amendment was adopted.

Mr. Baker moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 2 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting the words "In Madison County" in the description of the 73rd state representative district and by substituting instead the words "In Madison County, the city of Jackson except"

On motion, the amendment was adopted.

Mr. Pickering moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 3 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting the Sixty-eighth state representative district in its entirety and by substituting in lieu thereof the following:

Sixty-eighth: All of Houston County. In Humphreys County, census precinct 7. All of Montgomery County not included in state representative district 67.

On motion, the amendment was adopted.

Mr. Wix moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 4 TO AMENDMENT NO. 1

Amend Amendment No. 1 as follows:

Forty-fourth: All of Macon County. In Sumner County, all of Portland Division, all of Westmoreland Division, all of Bethpage Division, all of Castalian Springs, Tracts 205, 208 and Enumeration District 469 of the Whitehouse Division.

On motion, the amendment was adopted.

Mr. Bewley moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 5 TO AMENDMENT NO. 1

Amend Amendment No. 1 as follows:

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Fifth: All of Unicoi County. In Carter County, census tracts 707, 714, 715, 716 and 717. In Washington County, enumeration district 704. In Sullivan County, census precinct 16. In Greene County, enumeration districts 646, 647, 648, 645, 644, 615, 601, 602, 603, 604, 605, 606, 642, 643, 641, 612, 617 and 616.

On motion, the amendment was adopted.

Mr. Dills moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 6 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting the description of District 78 and substituting instead the following:

Seventy-eight: All of Dyer County and all of Crockett County except the Bells census Division and Enumeration District 249.

On motion, the amendment was adopted.

Mr. Cobb moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 7 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting from the directory language of the Fifty-seventh state representative district the language "south and west on Darlington Drive to Trousdale Drive" and by substituting in lieu thereof the following language:

south and west on Darlington Drive to Hogan Road, west on Hogan Road to Trousdale Drive.

AND FURTHER AMEND by deleting from the directory language of the Fifty-seventh state representative district the language "northwest on Currywood Drive to Davidson" and by substituting in lieu thereof the following language:

northwest on Currywood Drive to Windrowe then north on Windrowe to Davidson Drive.

On motion, the amendment was adopted.

Mr. Bragg moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 8 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting the last sentence of the description of state representative district 62 in its entirety and by substituting instead the following:

In Rutherford County, voting districts 8 and 9 and the Lavergne Firehall II precinct of voting district 5 and the Lavergne Civic Auditorium precinct of voting district 10.

On motion, the amendment was adopted.

Mr. Robertson moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 9 TO AMENDMENT NO. 1

Amend Amendment No. 1 by the following census blocks in the portion of census tract 210 located within the municipal boundaries of the city of Oliver Springs: 213, 201, 202, 203, 204, 212, 214, 215, 222, 217, 218, 219, 220, 221.

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AND FURTHER AMEND by deleting the description of state representative district 35 and substituting instead the following:

All of Hancock County. All of Sevier County not included in state representative district 12. All of Jefferson County not included in state representative district 11. All of Grainger County not included in state representative district 9. In Claiborne County enumeration districts 227 and 228.

AND FURTHER AMEND by deleting the description of state representative district 38 and substituting instead the following:

All of Clay, Pickett and Jackson Counties. In Smith County, census precincts 1, 2, 3, 6 and 7. All of Scott County except enumeration districts 125 and 126.

by deleting the Thirty-third state representative district in its entirety and by substituting in lieu thereof the following:

Thirty-third: In Roane County, census precinct 6. All of Anderson County not included in state representative districts 34, 32, 14 and 16. In Campbell County, enumeration districts 57, 61A, 60, 58A, 59, 54A, 53 and 64, and the city of Caryville.

AND FURTHER AMEND by deleting the description of state representative district 36 and substituting instead the following:

All of Claiborne County, except enumeration districts 227 and 288. In Union County, census precinct 5. In Scott County enumeration districts 125 and 126. All of Campbell County not included in state representative districts 33 and 34.

AND FURTHER AMEND by deleting the description of state representative district 32 and substituting instead the following:

All of Roane County not included in state representative districts 33 and 39. All of Morgan County not included in state representative district 41. In Anderson County,

On motion, the amendment was adopted.

Mr. Cobb moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 10 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting from the directory language of the Fifty-sixth state representative district the following language:

“west on Woodmont Boulevard to Leeland Lane, north on Leeland Lane to the proposed I-40”

and by substituting in lieu thereof the following language:

west on Woodmont Boulevard to Lealand Lane, north on Lealand Lane to the proposed I-440”

AND FURTHER AMEND by deleting from the directory language of the Fifth-sixth state representative district the following language:

“east on Bernard Avenue to fifteenth avenue south, north on fifteenth south to Acklen Avenue; west on Belcourt Avenue; then west on Bellcourt Avenue to sixteenth avenue”

and by substituting in lieu thereof the following language:

east on Bernard Avenue to fourteenth avenue south; north on fourteenth avenue south to Acklen Avenue; west on Acklen Avenue to fourteenth avenue south; then north on fourteenth avenue south to Belcourt avenue; then west on Belcourt avenue to sixteenth avenue.

AND FURTHER AMEND by deleting form the directory language of the Fifty-sixth state representative district the following language:

“southwest on West End Avenue to Whitland avenue; southwest on Whitland Avenue to Leonard avenue”

and by substituting in lieu thereof the following:

southwest on West End avenue to Bowling avenue; south on Bowling avenue to Whitland avenue; southwest on Whitland avenue to Leonard avenue.

On motion, the amendment was adopted.

Mr. Byrd moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 11 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting the following description in the Ninety-ninth state representative district:

“that part of Stewartville voting district not lying in the Eighty-second representative district”

and substituting instead:

that part of Stewartville voting district not lying in the Ninety-fifth representative district

On motion, the Amendment was adopted.

Mr. Miller moved to amend Amendment No. 1 as follows:

AMENDMENT NO. 12 TO AMENDMENT NO. 1

Amend Amendment No. 1 by deleting the description of the thirteenth district in its entirety and substituting instead the following new thirteenth district:

Thirteenth: The following voting wards and precincts in Knox County: Wards 11E, 11W, 13, 15E, 7, 30, 16N, 16S, 17E, 17W, 18, 19S.H., 19F.H., 20, 33 and 32 which shall include Block Group 5 of Census Tract 31, Blocks 302 and 303 of Block Group 3 of Census Tract 52.02; Blocks 418, 427, 416, 425 and 428 of Block Group 4 of Census Tract 32 and blocks 209, 210 and 225 of Block Group 2 of Census Tract 32; and Knox County precinct Ellestown.

AND FURTHER AMEND by deleting the description of the fifteenth district in its entirety and substituting instead the following new fifteenth district:

Fifteenth: The following Knox County voting wards and precincts: Wards 12, 26E, 26W, 25F.H., 1, 6, 10S, 10N, 14E, 24N, 9, 14 middle, 21, 29, 15W and county precinct Huffs.

On motion, the Amendment was adopted.

Mr. Rhinehart moved the previous question on Amendment No. 1, as amended, which motion prevailed.

Thereupon, Amendment No. 1 as amended, was adopted by the following vote:

Ayes	94
Noes	0

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensley, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Martin, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—94.

Mr. Rhinehart moved the previous question, which motion failed by the following vote:

Ayes	37
Noes	49
Present and not voting	7

Representatives voting aye were: Akard, Bell (Wilson), Bivens, Burnett, Byrd, Cobb, Covington, Davidson, Davis (Gibson), Davis (Pickett), DePriest, Dills, Disspayne, Ellis, Gill, Hillis, Jared, Johnson, King (Washington), Lashlee, McKinney, Miller, Murray, Naifeh, Phillips, Pickering, Pruitt, Rhinehart, Robinson (Hamilton), Shirley, Small, Stallings, Tanner, Turner, Wix, Work and Yelton—37.

Representatives voting no were: Baker, Bewley, Carter, Chiles, Clark (Davidson), Clark (Sumner), Copeland, Crain, DeBerry, Duer, Duncan, Ford, Frensley, Harrill, Henry (Roane), Hudson, Hurley, Huskey, Jones, Kelley, Kent, Kernell, King (Shelby), McAfee, McNally, Martin, Montgomery, Moore, Murphy (Shelby), Owen, Percy, Richardson, Robertson, Robinson (Davidson), Robinson (Washington), Scruggs, Severance, Shockley, Smith, Spence, Stafford, Sterling, Ussery, Wallace, Webb, Whitson, Withers, Wolfe and Wood—49.

Representatives present and not voting were: Bragg, Brewer, Buck, Love, Murphy (Davidson), Starnes and Mr. Speaker McWherter—7.

Mr. Carter moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 860 by deleting Section 1 in its entirety and substituting in lieu thereof the following:

Section 1. Tennessee Code Annotated, Section 3-1-103, is amended by deleting the descriptions of House districts 1 through 99 and substituting in lieu thereof the following:

- (1) House district 1. In Sullivan County, the following tract/block numbering areas as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 426, 427, 428, 429, 430, 431, 432, and 433.
- (2) House district 2. In Sullivan County, the following tract/block numbering areas as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 401, 402, 403, 404, 405, 406, 407, 408, 409, 415, 416, 417, 418, 419, and 420.
- (3) House district 3. In Sullivan County, the following tract/block numbering areas as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 410, 411, 412, 413, 414, 421, 422, 423, 424, 425, 435, and 436; and, in Hawkins County, district 6.
- (4) House district 4. In Sullivan County, the following tract/block numbering area as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 434; Johnson County; and, in Carter County, districts 7, 8, 9, 10, 11, 12, 13, 14, and 15.
- (5) House district 5. Unicoi County; in Carter County, districts 1, 2, 3, 4, 5, and 6; and, in Washington County, district 7.
- (6) House district 6. In Washington County, districts 1, 2, 5, 6, 12, 13, and 16; and, in Greene County, district 6.
- (7) House district 7. In Washington County, districts 3, 4, 8, 9, 10, 11, 14, and 15.
- (8) House district 8. In Greene County, districts 1, 2, 3, 4, 5, 7, 8, and 9.
- (9) House district 9. In Hawkins County, districts 1, 2, 3, 4, 5, and 7; and Hancock County.
- (10) House district 10. All of Hamblen County, except census enumeration areas 290U and 300A.
- (11) House district 11. Cocke County; in Grainger County, districts 2, 6, 7, and 8; in Jefferson County, districts 3 and 9; and in Hamblen County, census enumeration areas 290U and 300A.
- (12) House district 12. In Sevier County, districts 1, 3, 4, 5, 7, and 8; and, in Jefferson County, districts 1, 2, 4, 5, 6, 7, and 8.
- (13) House district 13. In Knox County, precincts 6, 7, 9, 11E, 11W, 12, 13, 14E, 14M, 15E, 15W, 16S, 17W, 19FH, 20, 21, 30, and Huffs.
- (14) House district 14. In Knox County, precincts 10N, 10S, Farragut North, Farragut South, Concord, Blue Grass, Rocky Hill, Vestal, and Mt. Olive.
- (15) House district 15. In Knox County, precincts 42, 46, Cedar Bluff, Lonas, Karns, Solway, Ball Camp, and Hardin Valley.
- (16) House district 16. In Knox County, precincts 17E, 18, 35, 36, 37, 38, 39, Heiskell, Powell, Pedigo, Hills, and Brickey.
- (17) House district 17. In Knox County, precincts 19SH, 23S, 23N, 24S, 24N, 24, 40, 41, 43, 44, 45, 47, 48, 49, 50N, 50S, 51, and Dante.

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- (18) House district 18. In Knox County, precincts 16N, 32, 33, 34, Gibbs, Corryton, Ritta, Maloneyville, Shannondale, Ellistown, Skaggston, Carter, Sunnyview, Ft. Sumter, and Halls.
- (19) House district 19. In Knox County, precincts 1, 25FH, 26W, 26E, 27, 28, 29, 31, Bonny Kate, Kings, Hopewell, Gap Creek, Riverdale, Ramsey, Dora Kennedy, and Thorngrove; and, in Sevier County, district 10.
- (20) House district 20. In Blount County, districts 2, 3, 4, and 5.
- (21) House district 21. In Blount County, districts 1, 6, and 7; and, in Sevier County, districts 2, 6, 9, 11, and 13.
- (22) House district 22. Monroe and Polk Counties; and, in Bradley County, census enumeration areas 746T, 746U, 747, and 748.
- (23) House district 23. In McMinn County, districts 1, 3, 4, and 5; and, in Bradley County, census enumeration areas 725, 726, 727A, 727B, 728, 729, 730, 731, 732, and 745.
- (24) House district 24. In Bradley County, parts not in districts 22, 23, and 26.
- (25) House district 25. Rhea County; and, in Hamilton County, tract/block numbering areas 102, 103.01, 103.02, and 110, as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population.
- (26) House district 26. Meigs County; in Hamilton County, tract/block numbering areas 101, 112, 114.01, and 114.02, as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population; and, in Bradley County, census enumeration areas 733, 734, 735, 738, 743, and 744.
- (27) House district 27. In Hamilton County, tract/block numbering areas 6, 8, 18, 104.02, 106, 107, 108, 109, 111, 120, and 121, as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population.
- (28) House district 28. In Hamilton County, tract/block numbering areas 4, 5, 9, 10, 11, 14, 15, 16, 19, 20, 21, 22, 23, 24, 25, 26, and 31, as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population.
- (29) House district 29. In Hamilton County, tract/block numbering areas 1, 7, 104.01, 104.03, 105.01, 105.02, and 115, as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population.
- (30) House district 30. In Hamilton County, tract/block numbering areas 30, 34, 113.01, 113.02, 114.03, 114.04, and 116, as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population.
- (31) House district 31. In Hamilton County, tract/block numbering areas 2, 3, 12, 13, 27, 28, 29, 32, 33, 117, 118, and 119, as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population.
- (32) House district 32. In Roane County, districts 1, 3, and 5; in Cumberland County, district 6; and, in Morgan County, district 2.
- (33) House district 33. Loudon County; in Roane County, districts 2, 4, and 6; in McMinn County, district 2.

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- (34) House district 34. In Anderson County, districts 1 and 2; and, in Campbell County, all parts not in districts 36 and 38.
- (35) House district 35. Claiborne and Union Counties; and, in Grainger County, districts 1, 3, 4, 5, and 9.
- (36) House district 36. In Anderson County, districts 3, 4, 5, and 6; and, in Campbell County, Caryville and Clinchmore census division, and, census enumeration areas 54A, 62, 63A, 63B, 63, and 68T.
- (37) House district 37. In Cumberland County, districts 1, 2, 3, 4, 7, and 8; in Scott County, all except census enumeration areas 125, 126, 141, and 143; and, in Morgan County, districts 1, 3, 4, and 5.
- (38) House district 38. Overton and Fentress Counties; in Scott County, census enumeration areas 125, 126, 141, and 143; and, in Campbell County, Elk Valley census division, and Habersham census division except enumeration area 54A.
- (39) House district 39. White County; in Putnam County, districts 1, 2, 3, 4, 5, 13, and 14; and, in Cumberland County, district 5.
- (40) House district 40. Bledsoe, Van Buren, Sequatchie, and Marion Counties.
- (41) House district 41. Warren and Grundy Counties.
- (42) House district 42. In Putnam County, districts 6, 7, 8, 9, 10, 11, and 12; DeKalb County; and, in Wilson County, districts 9, 10, 11, and 12.
- (43) House district 43. Smith, Jackson, Clay, Pickett, Trousdale; and, in Wilson County, districts 6 and 7.
- (44) House district 44. In Sumner County, the following census tract/block numbering areas as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 201, 203, 207, 208, 209.01, 209.02 and all of 206 except enumeration areas 478, 479, and 480A; and Macon County.
- (45) House district 45. In Sumner County, census tract/block numbering areas as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 202.02, 205, 210.01, 210.02, 210.03, 211.01, 211.02, 211.03, 212.01, 212.02, 212.03 and enumeration areas 478, 479 and 480A in 206.
- (46) House district 46. In Wilson County, districts 1, 2, 3, 4, 5, 8, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, and 25.
- (47) House district 47. In Rutherford County, districts 1, 5, 9, 10, 11, 12, 14, 15, 17, and 19.
- (48) House district 48. In Rutherford County, districts 2, 3, 4, 6, 7, 8, 13, 16, 18, 20, and 21; and Cannon County.
- (49) House district 49. Coffee County; and, in Franklin County, districts 5 and 6.
- (50) House district 50. In Franklin County, districts 1, 2, 3, 4, 7, and 8; Moore County; and, in Lincoln County, districts 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16.
- (51) House district 51. Bedford and Marshall Counties.

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- (52) House district 52. In Williamson County, districts 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16.
- (53) House district 53. In Williamson County, districts 1, 2 and 3; Cheatham County; and, in Davidson County, precincts 35-2, 35-3, 35-4 and 35-5.
- (54) House district 54. In Davidson County, precincts 1-1, 1-2, 1-3, 1-4, 1-5, 1-6, 3-1, 3-2, 3-3, 3-4, 11-1, 11-2, 11-3, 11-4, and 11-5.
- (55) House district 55. In Davidson County, precincts 2-1, 2-2, 2-3, 2-4, 2-5, 18-1, 19-1, 19-2, 19-3, 19-4, 20-1, 20-2, 20-3, 20-4, 20-5, 21-1 and 21-2.
- (56) House district 56. In Davidson County, precincts 4-1, 4-2, 4-3, 4-4, 5-1, 5-2, 5-3, 5-4, 6-1, 6-2, 6-3, 7-1, 7-2 and 7-3.
- (57) House district 57. In Davidson County, precincts 25-1, 32-1, 32-2, 32-3, 32-4, 32-5, 33-2, 33-3, 33-4, 34-1, 34-2, 34-3, 34-4, 34-5, 34-6, 35-1 and 35-6.
- (58) House district 58. In Davidson County, precincts 7-4, 8-1, 8-2, 8-3, 8-4, 8-5, 9-1, 9-2, 9-3, 9-4, 10-1, 10-2, 10-3, 10-4 and 15-2.
- (59) House district 59. In Davidson County, precincts 12-1, 12-2, 12-3, 12-5, 13-1, 13-3, 13-4, 13-5, 14-1, 14-2, 14-3, 14-4, 15-3 and 15-4.
- (60) House district 60. In Davidson County, precincts 13-2, 29-3, 30-2, 30-3, 31-1, 31-2, 31-3, 31-4, 31-5 and 31-6.
- (61) House district 61. In Davidson County, precincts 15-1, 16-1, 16-2, 16-3, 16-4, 17-4, 28-1, 28-2, 28-3, 28-4, 29-1, 29-2, 29-4, 30-1 and 30-4.
- (62) House district 62. In Davidson County, precincts 17-2, 17-3, 18-2, 18-4, 25-2, 25-3, 25-4, 26-1, 26-2, 26-3, 27-1, 27-2, 27-3, 27-5 and 33-1.
- (63) House district 63. In Davidson County, precincts 21-2, 22-1, 22-2, 22-4, 23-1, 23-2, 23-3, 23-4, 24-1, 24-2, 24-3, 24-4, 25-2 and 35-7.
- (64) House district 64. Robertson County; and, in Sumner County, the following tract/block numbering areas as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 202.01 and 204.
- (65) House district 65. In Montgomery County, districts 3, 4, 5, 6, 7, 13, 15, 16, 18, 19 and 21 as lines were adopted in 1977; and, in Dickson County, districts 1, 4 and 5.
- (66) House district 66. Hickman and Lewis Counties; and, in Dickson County, districts 2, 3, 6, 7, 8, 9, 10 and 11.
- (67) House district 67. In Maury County, districts 1, 2, 3, 4, 5, 6, 7, 9 and 10.
- (68) House district 68. Giles County; in Lincoln County, districts 1, 2, 3 and 4; in Lawrence County, districts 3, 4, 5 and 6; and, in Maury County, district 8.
- (69) House district 69. In Lawrence County, districts 1, 2, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17; Decatur and Perry Counties; and, in Wayne County, districts 2 and 3.
- (70) House district 70. Humphreys, Benton, Houston and Stewart Counties.
- (71) House district 71. In Montgomery County, districts 1, 2, 8, 9, 10, 11, 12, 14, 17, 20 and 22 as lines were adopted in 1977.

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- (72) House district 72. Henry County; in Weakley County, districts 2, 3 and 4; and, in Carroll County, district 9.
- (73) House district 73. In Carroll County, districts 1, 2, 3, 4, 5, 6, 7, 8 and 10; and Henderson County.
- (74) House district 74. Chester and Hardin Counties; and, in Wayne County, districts 1, 4, 5, 6 and 7.
- (75) House district 75. Hardeman and McNairy Counties.
- (76) House district 76. In Madison County, the following tract/block numbering areas as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 14.02 and 15.
- (77) House district 77. In Madison County, the following tract/block numbering areas as released by the bureau of the census under Public Law 94-171, for the 1980 federal census of population: 13, 14.01, 16.01, 16.02, 17, 18 and 19; Crockett County; and, in Gibson County, districts 1 and 5.
- (78) House district 78. In Gibson County, districts 2, 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16.
- (79) House district 79. In Obion County, districts 1, 2, 3, 5, 6, 9 and 11; and, in Weakley County, districts 1, 5, 6 and 7.
- (80) House district 80. In Obion County, districts 4, 7, 8 and 10; in Dyer County, all except census enumeration areas 168 and 172; and Lake County.
- (81) House district 81. In Dyer County, census enumeration areas 168 and 172; and Lauderdale and Haywood Counties.
- (82) House district 82. Tipton County; and, in Fayette County, districts 1, 2, 3, 7 and 8.
- (83) House district 83. In Fayette County, districts 4, 5, and 6; and, in Shelby County, precincts Collierville 1, Collierville, 2, Forest Hill, Ross' Store 1, Ross' Store 2, Germantown 1, Germantown 4, Germantown 5, Germantown 7, and Germantown 8.
- (84) House district 84. In Shelby County, precincts 60-7, 74-4, 74-9, 77-2, 78-1, 78-2, 78-5, 79-1, 79-2, 79-3, 79-4, 79-5, 79-6, Capleville 1 and Capleville 2.
- (85) House district 85. In Shelby County, precincts 60-1, 60-3, 75-5, 75-8, 76-1, 76-2, 76-3, 76-4, 76-5, 77-1, 77-3, 82-1, 82-2, and 82-3.
- (86) House district 86. In Shelby County, precincts 34-1, 34-2, 35-1, 49-1, 49-2, 50-1, 50-2, 75-1, 75-2, 75-3, 75-4, 75-6, 75-7, 75-9, and 75-10.
- (87) House district 87. In Shelby County, precincts 1, 2, 11-1, 11-2, 12, 13-1, 13-2, 13-3, 14-1, 14-2, 25-1, 25-2, 25-3, 27-1, 27-3, 35-2, and 35-3.
- (88) House district 88. In Shelby County, precincts 41-1, 41-3, 42-1, 69-1, 69-2, 70-1, 70-2, 70-3, 72-1, 72-2, 72-3, 72-4, 72-5, and 72-6.
- (89) House District 89. In Shelby County, precincts 7, 20-3, 21-1, 21-2, 21-3, 22, 27-2, 36-2, 39, 40-1, 40-2, 41-2, 42-2, 43-2, and 51.

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- (90) House District 90. In Shelby County, precincts 15, 16-1, 16-2, 16-3, 17-1, 17-2, 18, 20-1, 20-2, 28-1, 28-2, 30, 31-1, 31-2, 36-1, 36-3, 44-4, 45-1, 45-2, and 45-4.
- (91) House District 91. In Shelby County, precincts 26-1, 26-2, 29-1, 29-2, 31-3, 31-4, 32, 47-1, 47-2, 47-3, 48, 59-1, 59-4, 60-4, 61-1, and 61-2.
- (92) House District 92. In Shelby County, precincts 58-2, 59-2, 59-3, 60-2, 60-5, 60-6, 60-8, 73-1, 73-6, 78-3, and 78-4.
- (93) House District 93. In Shelby County, precincts 73-3, 74-1, 74-2, 74-3, 74-5, 74-6, 74-7, 74-8, 81-1, 81-2, 81-3, 81-4, 81-5, 81-6, Germantown 2, Germantown 6, Germantown 9, Hickory Hill 1, and Hickory Hill 2.
- (94) House District 94. In Shelby County, precincts Bartlett 2, Bartlett 7, 44-1, 44-2, 44-3, 45-3, 46-1, 46-2 46-3, 55-1, 55-2, 56-1, 57, 63-1, 63-2, 64-2, 88-1, 88-2, and 88-3.
- (95) House District 95. In Shelby County, precincts Arlington, Bartlett 4, Bartlett 5, Brunswick, Cordova 1, Cordova 2, Cordova 3, Eads, Lakeland, Morning Sun, Mullins, Stewartville, 64-1, 68-1, 68-2, 68-3, 80-1, 80-2, 89-1, and 89-2.
- (96) House District 96. In Shelby County, precincts 56-2, 58-1, 58-3, 58-4, 58-5, 65-1, 65-2, 66-1, 66-2, 67-1, 67-2, 67-3, 73-2, 73-4, and 73-5.
- (97) House District 97. In Shelby County, precincts 33, 37, 38-1, 38-2, 38-3, 43-1, 44-5, 52-1, 52-2, 52-3, 53-1, 53-2, 53-3, 54-1, 54-2, 62-1, and 62-2.
- (98) House District 98. In Shelby County, precincts Kerrville, Locke, Lucy, McConnells, Millington 1, Millington 2, Millington 3, Millington 4, Woodstock, 71-1, 71-2, and 71-3.
- (99) House district 99. In Shelby County, precincts Bartlett 1, Bartlett 3, Bartlett 6, Bartlett 8, 83, 84, 85, 86, 87-1, 87-2, 87-3, 90-1, 90-2, and 90-3.

AND FURTHER AMEND by changing the existing Sections 2 and 3 to Sections 3 and 4 respectively and inserting the following as Section 2:

Section 2. Tennessee Code Annotated, Section 3-1-103, is further amended by deleting the first four paragraphs thereof and the first paragraph immediately following the description of House district 99, and substituting in lieu thereof the following immediately after the description of House district 99:

Unless otherwise specified, all references to districts are to those districts as set forth in information submitted to the bureau of the census pursuant to Public Law 94-171. All references to census blocks, tracts, and enumeration areas or districts are to those existing for the 1980 census.

Unless otherwise specified, all references to wards and precincts are to those wards and precincts that existed in the November, 1980 general election. Specifically, though, for Knox County, all references to wards and precincts are as they existed on April 27, 1981. For Davidson County, all references to wards and precincts are as they existed in November, 1976. For Shelby County, all references to wards and precincts are as they existed on March 13, 1981.

Mr. McKinney moved that Amendment No. 2 be tabled, which motion prevailed.

Mr. Wood moved to amend as follows:

AMENDMENT NO. 3

Amend House Bill No. 860 by adding the following as a new Section 3 and renumbering the other section(s) accordingly:

Section 3. In addition to constructing state house districts with populations as nearly equal as is practicable, it is the intent of the General Assembly, in establishing district boundaries, to maintain and, where possible, increase representation by racial minorities in the state house.

Mr. McKinney moved that the Amendment No. 3 be tabled, which motion prevailed.

Mr. Robertson moved to amend as follows:

AMENDMENT NO. 4

Amend House Bill No. 860 by adding the following as a new Section 3 and renumbering the other section(s) accordingly:

Section 3. In addition to constructing state house districts with populations as nearly equal as is practicable, it is the intent of the General Assembly to consider the geographical compactness of districts in establishing boundaries.

Mr. McKinney moved that Amendment No. 4 be tabled, which motion prevailed.

Ms. Bell (Knox) moved to amend as follows:

AMENDMENT NO. 5

Amend House Bill No. 860 by adding the following as a new Section 3 and renumbering the other section(s) accordingly:

Section 3. In addition to constructing state house districts with populations as nearly equal as is practicable, it is the intent of the General Assembly to establish districts which will provide each political party representation in the General Assembly approximately equal to each party's strength as reflected in statewide general elections over the past five years.

Mr. McKinney moved that Amendment No. 5 be tabled, which motion prevailed.

Mr. Smith moved to amend as follows:

AMENDMENT NO. 6

Amend House Bill No. 860 by adding the following as a new Section 3 and renumbering the other section(s) accordingly:

Section 3. In establishing boundaries for state house districts, it is the intent of the General Assembly to construct districts with populations as nearly equal as is practicable. All additional state policy considerations used by the General Assembly in establishing boundaries for state house districts are expressly set forth in this act.

Mr. McKinney moved that Amendment No. 6 be tabled, which motion prevailed.

Mr. Wood moved to amend as follows:

AMENDMENT NO. 7

Amend House Bill No. 860 by adding the following new section immediately before the effective date section and numbering the sections accordingly:

Section—. After January 31, 1982 the election commission of each county shall upon request of any person provide a copy of a listing of the names and addresses of the registered voters in each state representative district in that county. The county election commission may require such person to pay an amount not to exceed the costs of the copy of such listing. The provisions of this section shall cease to be effective November 3, 1982.

On motion, the amendment was adopted.

Mr. Spence moved to amend as follows:

AMENDMENT NO. 8

Amend House Bill No. 860 by deleting from Section 1 the descriptions of state representative districts 83, 94, and 96, and by substituting in lieu thereof the following:

Eighty-third: The following voting precincts and districts in Shelby County and the city of Memphis: 80-1, 80-2, 81-3, 81-5, 81-6; Forest Hill, Germantown 1, 2, 4, 5, 6, 7, 8, and 9, Ross Station 1 and 2, and that portion of Collierville 2 not contained in state representative district 95.

Ninety-fourth: The following voting precincts and districts in Shelby County and the city of Memphis: 55-1, 56-1, 57, 64-2, 68-1, 68-2, 68-3, 87-1, 87-2, 87-3, 88-2, 88-3, and 89-1; Cordova-2, Cordova-3; that portion of precinct 55-1 not contained in state representative district 89; that portion of precinct 64-1 not contained in state representative district 97; that portion of precinct 85 not contained in state representative district 98; that portion of precinct 86 not contained in state representative district 98; that portion of precinct 89-2 not contained in state representative district 99; and that portion of Cordova-1 not contained in state representative district 99; and that portion of voting precinct 56-2 lying west of White Station Road.

Ninety-sixth: The following voting precincts and districts in Shelby County and the city of Memphis: 65-2, 67-1, 67-2, 67-3, 74-1, 74-2, 73-3, 74-5, 74-6, 74-7, 74-9, 81-1, 81-2, 81-4, Hickory Hill 1, Hickory Hill 2; that portion of voting precinct 58-5 not contained in state representative district 93; and that portion of voting precinct 65-1 not contained in state representative district 93; and that portion of voting precinct 56-2 not contained in state representative district 94.

RECESS

On motion of Mr. McKinney, the House recessed for thirty minutes.

The recess having expired, the House was called to order by Mr. Speaker McWherter.

On motion, the roll call was dispensed with.

Mr. Spence moved that Amendment No. 8 be withdrawn.

Mr. Martin objected to the motion.

Mr. Martin renewed the motion for the adoption of Amendment No. 8.

Mr. McKinney moved that Amendment No. 8 be tabled, which motion prevailed by the following vote:

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Ayes	57
Noes	35
Present and not voting	2

Representatives voting aye were: Akard, Bell (Wilson), Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Clark (Davidson), Cobb, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Gill, Hillis, Jared, Johnson, Jones, Kernell, King (Shelby), Lashlee, Love, McKinney, Miller, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robinson (Davidson), Robinson (Hamilton), Shirley, Small, Spence, Stallings, Starnes, Tanner, Turner, Wallace, Wheeler, Wix, Wolfe, Work, Yelton and Mr. Speaker McWherter—57.

Representatives voting no were: Baker, Bell (Knox), Bewley, Carter, Chiles, Clark (Sumner), Copeland, Duer, Ford, Frensley, Harrill, Henry (Roane), Hudson, Hurley, Huskey, Kelley, Kent, King (Washington), McAfee, McNally, Martin, Montgomery, Moore, Percy, Robertson, Scruggs, Severance, Shockley, Smith, Stafford, Sterling, Ussery, Webb, Withers and Wood—35.

Representatives present and not voting were: Duncan and Whitson—2.

Mr. Kernell moved the previous question, which motion prevailed by the following vote:

Ayes	74
Noes	19

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Byrd, Clark (Davidson), Cobb, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Ford, Frensley, Gill, Harrill, Henry (Roane), Hillis, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kernell, King (Shelby), King (Washington), Lashlee, Love, McKinney, McNally, Miller, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Shirley, Shockley, Small, Spence, Stallings, Starnes, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Work, Yelton and Mr. Speaker McWherter—74.

Representatives voting no were: Burnett, Clark (Sumner), Copeland, Duer, Duncan, Hudson, Kent, McAfee, Martin, Montgomery, Moore, Robertson, Scruggs, Severance, Smith, Stafford, Sterling, Wolfe and Wood—19.

Thereupon, House Bill No. 860, as amended, passed its third and final consideration by the following vote:

Ayes	78
Noes	15
Present and not voting	2

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Cobb, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Ford, Gill, Harrill, Henry (Roane), Hillis, Hurley, Jared, Johnson, Jones, Kelley, Kernell, King (Shelby), King (Washington), Lashlee, Love, McKinney, McNally, Miller, Montgomery, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robinson (Davidson), Robinson (Ham-

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ilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stallings, Starnes, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Work, Yelton and Mr. Speaker McWherter—78.

Representatives voting no were: Clark (Sumner), Copeland, Duer, Duncan, Hudson, Huskey, Kent, McAfee, Martin, Moore, Robertson, Stafford, Sterling, Wolfe and Wood—15.

Representatives present and not voting were: Buck and Frensley—2.

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Mr. Hudson asked to be recorded as changing his vote from no to aye on House Bill No. 860.

Mr. Burnett moved that the rules be suspended for the purpose of introducing House Joint Resolution No. 270 out of order, which motion prevailed.

House Joint Resolution No. 270—Relative to recess, 92nd General Assembly—By Burnett and Henry (Roane).

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Burnett, the resolution was adopted.

A motion to reconsider was tabled.

House Bill No. 858—To make certain provisions, State Senatorial Districts.

On motion, House Bill No. 858 was made to conform with Senate Bill No. 1081.

On motion, Senate Bill No. 1081, on same subject, was substituted for House Bill No. 858.

Mr. McKinney moved that Senate Bill No. 1081 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	72
Noes	21

Representatives voting aye were: Akard, Baker, Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Ford, Gill, Harrill, Hillis, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kernell, King (Shelby), King (Washington), Lashlee, Love, McKinney, McNally, Montgomery, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Percy, Pickering, Pruitt, Rhinehart, Richardson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Severance, Shirley, Small, Spence, Stallings, Starnes, Tanner, Turner, Webb, Wheeler, Whitson, Withers, Wix, Wolfe, Work, Yelton and Mr. Speaker McWherter—72.

Representatives voting no were: Bell (Knox), Duncan, Frensley, Henry (Roane), Hudson, Kent, McAfee, Martin, Miller, Moore, Owen, Phillips, Robertson, Scruggs, Shockley, Smith, Stafford, Sterling, Ussery, Wallace and Wood—21.

A motion to reconsider was tabled.

EXPLANATION OF VOTE

Dear Mr. Speaker:

Regarding House Bill 858/Senate Bill 1081, which concern the issue of Senate Reapportionment, I wish to spread the following remarks upon the journal.

My vote in favor of this bill should in no way be interpreted as an indication of support for what will be done to Senator William J. Davis of Tipton County. I am opposed to the portion of the bill that would remove Senator Davis from his Senate district and prohibit the opportunity for him to seek re-election at the end of his present term.

Furthermore, I am opposed to the plan because it provides that an urban Senator from Shelby County will represent a predominantly rural area. Not only will the citizens of Tipton, Lauderdale and Dyer counties be represented by a person for whom they did not vote, but they also will be forced to seek representation through an urban Senator who likely will be uninformed about the needs and wishes of a rural constituency.

For these reasons, I will vote for House Bill 858/Senate Bill 1081, although I respectfully oppose the provisions relating to Tipton, Lauderdale and Dyer counties.

JIMMY NAIFEH

DON DILLS

FLOYD CRAIN

House Bill No. 1164—To clarify definition, “Project” industrial development corporations.

On motion, House Bill No. 1164 was made to conform with Senate Bill No.1337.

On motion, Senate Bill No. 1337, on same subject, was substituted for House Bill No. 1164.

Mr. Owen moved that Senate Bill No. 1337 be passed on third and final consideration.

Mr. Ford moved the previous question, which motion prevailed by the following vote:

Ayes	82
Noes	6
Present and not voting	1

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Brewer, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Cobb, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duncan, Ford, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kernell, King (Shelby), King (Washington), Lashlee, Love, McKinney, McNally, Martin, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shockley, Small, Smith, Spence, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Yelton and Mr. Speaker McWherter—82.

Representatives voting no were: Bragg, Duer, Frensley, Shirley, Stafford and Work—6.

Representative present and not voting was: Buck—1.

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Thereupon, Senate Bill No. 1337, passed its third and final consideration by the following vote:

Ayes	59
Noes	34

Representatives voting aye were: Baker, Bell (Knox), Bell (Wilson), Brewer, Burnett, Byrd, Clark (Davidson), Cobb, Covington, Davis (Hamilton), DeBerry, DePriest, Dills, Disspayne, Ford, Gill, Harrill, Hillis, Hudson, Hurley, Huskey, Jones, Kelley, Kent, Kernell, King (Shelby), King (Washington), Love, McKinney, Martin, Miller, Moore, Murphy (Davidson), Murphy (Shelby), Owen, Pickering, Pruitt, Rhinehart, Robertson, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shockley, Small, Smith, Spence, Stallings, Starnes, Sterling, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix and Mr. Speaker McWherter—59.

Representatives voting no were: Akard, Bewley, Bivens, Bragg, Buck, Carter, Chiles, Clark (Sumner), Crain, Davidson, Davis (Gibson), Davis (Pickett), Duer, Duncan, Frenslley, Henry (Roane), Jared, Johnson, Lashlee, McAfee, McNally, Montgomery, Murray, Naifeh, Percy, Phillips, Richardson, Shirley, Stafford, Tanner, Wolfe, Wood, Work and Yelton—34.

A motion to reconsider was tabled.

Mr. Cobb moved that the rules be suspended for the purpose of introducing House Joint Resolution No. 269 out of order, which motion prevailed.

House Joint Resolution No. 269—Relative to honoring Senior Francisco Laurenzo Pons—By Cobb.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Cobb, the resolution was adopted.

A motion to reconsider was tabled.

RESOLUTIONS LYING OVER

House Resolution No. 83—Relative to honoring Peggy Sue Hunter.

On motion of Mr. Wheeler, the resolution was adopted.

A motion to reconsider was tabled.

House Resolution No. 84—Relative to honoring Amy Leigh Smith.

On motion of Mr. Wheeler, the resolution was adopted.

A motion to reconsider was tabled.

Mr. Wheeler moved that the rules be suspended for the purpose of introducing House Resolution No. 85 out of order, which motion prevailed.

House Resolution No. 85—Relative to honoring Judy Faye Daugherty—By Wheeler.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Wheeler, the resolution was adopted.

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A motion to reconsider was tabled.

Mr. Robinson (Davidson) moved that the rules be suspended for the purpose of introducing House Resolution No. 86 out of order, which motion prevailed.

House Resolution No. 86—Relative to memory, Mrs. Mildred Acuff—By McKinney, Robinson (Davidson), Davidson, Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Copeland, Covington, Crain, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensley, Gill, Harrill, Henry (Blount), Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McNally, Martin, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter

Mr. Robinson (Davidson) moved that House Resolution No. 86 be adopted, which motion prevailed by the following vote:

Ayes	95
Noes	0

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Copeland, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensley, Gill, Harrill, Henry (Blount), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Martin, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—95.

A motion to reconsider was tabled.

Mr. Wix moved that the rules be suspended for the purpose of introducing House Resolution No. 87 out of order, which motion prevailed.

House Resolution No. 87—Relative to honoring Westmoreland High School Eagles—By Wix.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Wix, the resolution was adopted.

A motion to reconsider was tabled.

Mr. Hillis moved that the rules be suspended for the purpose of introducing House Resolution No. 88 out of order, which motion prevailed.

House Resolution No. 88—Relative to honoring White County girls basketball team—By Hillis.

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Mr. Hillis moved that House Resolution No. 88 be adopted, which motion prevailed by the following vote:

Ayes	94
Noes	0

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Copeland, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensey, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—94.

A motion to reconsider was tabled.

Mr. Hudson moved that the rules be suspended for the purpose of considering Senate Joint Resolution No. 158 out of order, which motion prevailed.

Senate Joint Resolution No. 158—Relative to expressing sorrow, Morgan Ayres, Sr.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Hudson, the resolution was concurred in.

A motion to reconsider was tabled.

Mr. Hudson moved that the rules be suspended for the purpose of considering Senate Joint Resolution No. 159 out of order, which motion prevailed.

Senate Joint Resolution No. 159—Relative to congratulating Coach and Lady Vol Track Team.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Hudson, the resolution was concurred in.

A motion to reconsider was tabled.

Mr. Lashlee moved that the rules be suspended for the purpose of recalling House Resolution No. 22 from the Committee on Calendar and Rules, which motion prevailed.

Under the rules, the resolution lies over.

FURTHER CONSIDERATION OF HOUSE BILL NO. 267

House Bill No. 267—To appropriate funds, Institute of African Affairs.

Mr. Withers moved that the House pass Section 5 of House Bill No. 267, notwithstanding the objections of the Governor, which motion prevailed by the vote:

Ayes	54
Noes	33

Present and not voting 4

Representatives voting aye were: Akard, Bell (Wilson), Bivens, Bragg, Brewer, Burnett, Byrd, Clark (Davidson), Cobb, Covington, Crain, Davidson, Davis (Hamilton), Davis (Pickett), DeBerry, Dills, Disspayne, Ellis, Gill, Hillis, Hurley, Huskey, Jared, Johnson, Jones, Kent, Kernell, King (Shelby), Love, McAfee, McKinney, Martin, Miller, Murphy (Davidson), Murphy (Shelby), Murray, Owen, Phillips, Pruitt, Richardson, Robinson (Davidson), Robinson (Hamilton), Severance, Shirley, Spence, Stallings, Starnes, Sterling, Turner, Ussery, Wheeler, Withers, Yelton and Mr. Speaker McWherter—54.

Representatives voting no were: Baker, Bell (Knox), Bewley, Carter, Chiles, Clark (Sumner), Davis (Gibson), Duer, Ford, Frensley, Harrill, Henry (Roane), Hudson, Kelley, King (Washington), Lashlee, McNally, Montgomery, Moore, Naifeh, Percy, Robertson, Robinson (Washington), Scruggs, Shockley, Smith, Stafford, Tanner, Wallace, Webb, Whitson, Wolfe and Wood—33.

Representatives present and not voting were: Buck, Duncan, Rhinehart and Wix—4.

A motion to reconsider was tabled.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No.

670—To amend Title 29, Chapter 20, Code.

The Senate lifted the tabling motion, reconsidered passage of the bill, adopted Senate Amendment No. 1, then repassed the bill on third and final consideration, as amended.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

HOUSE BILL ON SENATE AMENDMENT

House Bill No. 670—To define “employee” under Governmental Tort Liability Act.

SENATE AMENDMENT NO. 1

Amend House Bill No. 670 by adding the following new sentence to the end of the amendatory language of Section 4:

Provided, further, the jurisdiction conferred upon the general sessions court by the provisions of this section shall not extend beyond the jurisdictional dollar limit provided in Tennessee Code Annotated, Section 16-15-501 (d) for such sessions courts in civil cases generally.

Mr. Murphy (Shelby) moved that the House concur in Senate Amendment No. 1, which motion prevailed by the following vote:

Ayes 92
Noes 0

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Clark (Davidson), Clark (Sumner), Cobb, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensley, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kent,

Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussey, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—92.

A motion to reconsider was tabled.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No.

672—To amend Section 33-604, Code.

The Speaker appointed a Conference Committee composed of Senators Ford, Gillock and Person to confer with a like Committee from the House in resolving the differences of the two bodies on House Bill No. 672.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

MAJORITY CONFERENCE COMMITTEE REPORT ON HOUSE BILL 672

The conference committee in accordance with the appropriate motions in both houses to resolve the differences on the versions of House Bill 672/Senate Bill 906, the conference committee has met and the majority makes the following recommendations:

That the Senate amendments be deleted and that House Amendment No. 1 be adopted.

Respectfully submitted,

Rep. Elbert Gill

Rep. Chris Turner

Rep. I. H. Murphy

Sen. John Ford

Sen. Ed Gillock

Mr. Murphy (Shelby) moved that the Report of the Conference Committee on House Bill No. 672 be adopted and made the action of the House, which motion prevailed by the following vote:

Ayes	87
Noes	7

Representatives voting aye were: Akard, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Cobb, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensley, Gill, Henry (Roane), Hillis, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Miller, Montgomery, Moore, Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shir-

ley, Shockley, Small, Smith, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—87.

Representatives voting no were: Baker, Clark (Sumner), Harrill, Hudson, Murphy (Davidson), Robertson and Spence—7.

A motion to reconsider was tabled.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bill No.

997—"General Appropriations Bill."

The Senate repassed the following, the objections of the Governor to the contrary notwithstanding:

Section 12, Item 38—Additional funds, Meharry Sickle Cell Anemia program;

Section 12, Item 41—Additional funds, Meharry Mental Health Center;

Section 12, Item 48—Create funds, Meharry program of General Dentistry Residents.

A copy of the Governor's Veto Message is attached.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

Dear Mr. Speaker:

I am returning herewith Senate Bill 997 which I have signed with the deletion of certain items and a very small reduction of almost all others as noted on the bill. I have used my veto power rarely during the three legislative sessions of my term as governor. I feel that it should be used only for major issues on which I have a strong disagreement with the action taken by the legislature.

After a careful consideration of this appropriations bill, I have concluded that the bill authorizes expenditures which are \$6,200,000 in excess of anticipated revenues from every available source. I have serious reservations about the use of funds which came originally from the Transportation Fund for General Fund expenditures; but this is permitted by law and I will accept the legislative decision. Under the bill as presented to me, the \$6,200,000 excess would have to come from the Revenue reserve. I do not believe that it is in keeping with Tennessee's traditional sound fiscal policies to plan from the beginning of the year to spend a reserve that was established to meet unexpected revenue declines. In the current year because of lower than projected revenues and our inability to implement medicaid program cuts we will invade this fund by more than \$5,000,000 despite impoundments and other stringent efforts to reduce spending.

It appears that we will begin next year with a Revenue reserve of \$25,000,000 or slightly more than 1% of state tax revenues. Therefore, if our revenue estimates were off by 1 1/2%, we would end the year with a real deficit. In this circumstance it would be unwise to plan on spending \$6,200,000 of that reserve.

Accordingly I have made an across the board reduction of .3% in every budget item except the state's share of the A.F.D.C. and medicaid programs. These programs are matched by substantially greater federal dollars and we have already planned to slow the

growth of the medicaid program by significant adjustments in benefits. These reductions total approximately \$4,900,000. I have also made nine other deletions of items and one reduction totalling \$400,000. There are in the bill over \$1,250,000 of items which are subject to the approval of the Commissioner of Finance and Administration and I am sure that he will be aware of the remaining amount of excess expenditures as he makes his decision on those items.

This action should put the budget in balance while honoring the legislature's priorities. We must, however, at the earliest possible time restore our Revenue reserve to an amount at least equal to 2% of our state tax revenues for the General Fund.

The following are the specific items deleted or reduced.

1. Section 11, Item 18 - This earmarks from Tennessee Student Assistance Corporation funds a sum sufficient to fund scholarships for the children of city, county and state law enforcement officers who are killed in the line of duty. While this is a worthy cause this takes funds from other students of greater need. The cost is difficult to estimate. Moreover there is a serious policy issue as to whether the state should provide such a benefit for local government employees. I will ask T.S.A.C. to study this matter analyzing its scope and impact and make a recommendation on it.
2. Section 11, Item 29 - This earmarks \$5,000 of Conservation Department funds for a bathing beach along the river in Nathan Bedford Forrest Park. I have asked the Conservation Department to consider carefully the inclusion of this item in their work program based upon this legislative expression but such projects should be treated by the Department under a policy that is uniform for the whole state.
3. Section 12, Item 9 - This item provides \$20,000 in initial operating funds for the Livestock Pavilion at Middle Tennessee State University. This project was supposed to be self supporting. These funds if repayable can be easily advanced by the University from its reserve funds and repaid after the project is fully operational.
4. Section 11, Item 30 - This item directs the Department of Conservation to request bids and commence construction of a restaurant at Edgar Evins State Park. Because there is a serious question as to the need of a restaurant at the park, I am deleting the item and the Department will do further study on the matter.
5. Section 12, Item 24 - This item appropriates \$30,000 to establish an Office of Community Education in the Department of Education. Such a program is a part of their present responsibility. I have been assured that this function will be carried out by the Department without additional funds.
6. Section 12, Item 27 - This appropriates \$60,000 to establish at Middle Tennessee State University a Geographic Information System using the most advanced technology. While this seems a worthwhile project, I am reluctant to begin funding, outside the regular budget process, specific projects on individual campuses. Moreover, M.T.S.U. will be receiving over \$1,000,000 in new tuition funds less than half of which are earmarked for pay raises. It would seem that such a meritorious program could be funded from these new funds which the University is free to use as it sees fit.
7. Section 12, Item 35 - This item appropriates \$50,000 to the Conservation Department for dragging and clearing in the Hatchie River. The Commissioner of Conservation has assured me that this project will proceed appropriately and this appropriation is unnecessary.
8. The last three items are appropriation for Meharry University. I have deleted two and reduced the other. Under the budget as proposed the state will be providing \$1,450,000

for Meharry including its Family Practice program. This is more than we provide for Dyersburg Community College, a state institution. When we are forced by budget limitations to keep our support for our own 2 medical schools, dental and veterinary school at an absolute minimum, it is neither wise nor fair to increase materially our support for Meharry. It is a fine institution, in fact, a national resource and, as such, should command support from our federal government. These items are:

(a) Section 12, Item 38 - This item appropriates an additional \$100,000 for Meharry's Sickle Cell Anemia program which is already receiving more dollars than our own University of Tennessee program. This would almost double Meharry's share. While I recognize the value of the program and Meharry's special interest in the problem, our funds are limited. Accordingly I have reduced this item to \$50,000.

(b) Section 12, Item 41 - This item appropriates an additional \$100,000 to the Meharry Mental Health Center. The budget includes approximately \$375,000 for this center which is one of a number of centers supported by the state. These funds were allocated among the centers on a formula basis. This formula was developed in cooperation with all the centers after careful consideration. There is little justification for affording one center special relief from the formula. Such a procedure would destroy the efforts to provide a rational basis for allocation of the available funds. Accordingly, I have deleted this item.

(c) Section 12, Item 48 - This item grants \$90,000 to Meharry for the creation of a support program of General Dentistry Residents. There is no such program at our own state supported dental school. In fact we have reduced enrollment at that school because of a surplus of dentists in our state. In our current budget situation and with our overall level of support for medical education very low, the state cannot initiate a new program at a private institution. Therefore, I have deleted this item.

Simultaneously herewith I have vetoed the \$150,000 appropriation contained in House Bill 267 for the Institute of African Affairs. This leaves \$50,000 as provided in the appropriations bill which is the same level of support we afforded in the current year. No large increase seems merited.

Sincerely,

Lamar Alexander

NOTICE TO OVERRIDE ITEM VETOES

MR. SPEAKER: In accordance with House Rule No. 77, I hereby give notice that at a later date I will move to repass Section 12, Items 38, 41 and 48 of Senate Bill No. 997, the Governor's objections to the contrary notwithstanding, as provided in Article III, Section 18 of the Constitution of Tennessee.

Rep. Harper Brewer

Under the rules, the notice lies over.

ENGROSSED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully examined House Bill No. 860; and House Joint Resolution No. 270; and find same correctly engrossed and ready for transmission to the Senate.

MARILYN EVELYN HAND,
Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 859 and 1379; also, House Joint Resolutions Nos. 264 and 266; all signed by the Speaker.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 859 and 1379; and House Joint Resolutions Nos. 264 and 266; for his action.

MARILYN EVELYN HAND,
Chief Engrossing Clerk.

ENROLLED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bill No. 391; and House Joint Resolutions Nos. 200, 263, 265, 267 and 268; and find same correctly enrolled and ready for the signatures of the Speakers.

MARILYN EVELYN HAND,
Chief Engrossing Clerk.

SIGNED

The Speaker announced that he had signed the following: House Bill No. 391; and House Joint Resolutions Nos. 200, 263, 265, 267 and 268.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 160—Relative to memory, John Collins Reed;
161—Relative to commending Darrell Akins; adopted for concurrence.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

Mr. Love moved that the rules be suspended for the purpose of considering Senate Joint Resolution No. 160 out of order, which motion prevailed.

Senate Joint Resolution No. 160—Relative to memory, John Collins Reed.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Love, the resolution was concurred in.

A motion to reconsider was tabled.

Mr. Hudson moved that the rules be suspended for the purpose of considering Senate Joint Resolution No. 161 out of order, which motion prevailed.

FRIDAY, JUNE 19, 1981—57th LEGISLATIVE DAY

Senate Joint Resolution No. 161—Relative to commending Darrell Akins.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Hudson, the resolution was concurred in.

A motion to reconsider was tabled.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No.

910—To amend Title 29, Chapter 17, Code.

The Senate refused to recede from its action in adopting Senate Amendment No. 1.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

FURTHER CONSIDERATION OF HOUSE BILL NO. 910

House Bill No. 910—To set interest rate, certain judgments.

Ms. Bell (Knox) moved that the motion to reconsider House Bill No. 910 be lifted from the table, which motion prevailed.

Ms. Bell (Knox) moved that the House reconsider its action in non-concurring in Senate Amendment No. 1 to House Bill No. 910, which motion prevailed.

Ms. Bell (Knox) moved that the House concur in Senate Amendment No. 1, which motion prevailed by the following vote:

Ayes	88
Noes	0

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Chiles, Clark (Sumner), Copeland, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensey, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Whitson, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—88.

A motion to reconsider was tabled.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No.

1086—To amend Section 55-6-104, Code.

The Conference Committee Report on House Bill No. 1086 failed for lack of a constitutional majority.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

FRIDAY, JUNE 19, 1981—57th LEGISLATIVE DAY

Mr. Robinson (Washington) moved that a Second Conference Committee be appointed on House Bill No. 1086, which motion prevailed.

APPOINTMENT OF SECOND CONFERENCE COMMITTEE

The Speaker appointed Representatives Johnson, McKinney and Robinson (Washington) as the House Conference Committee on House Bill No. 1086.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Joint Resolution No.

163—Relative to study, problem of drug abuse; amended, and concurred in by the Senate.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

HOUSE JOINT RESOLUTION ON SENATE AMENDMENT

House Joint Resolution No. 163—Relative to study, problem of drug abuse.

SENATE AMENDMENT NO. 3

Amend House Joint Resolution No. 163 by deleting the second resolving clause in its entirety and substituting instead the following new resolving clause:

BE IT FURTHER RESOLVED, That the joint committee be composed of six (6) members and such membership shall be comprised of three (3) senators who are members of the Commerce and Labor Committee and three (3) Representatives to be appointed by the respective Speakers.

AND FURTHER AMEND by deleting from the eighth resolving clause the words and figures "February 1, 1982" and substituting instead the words and figures "January 1, 1982".

Mr. McNally moved that the House concur in Senate Amendment No. 3, which motion prevailed by the following vote:

Ayes	89
Noes	1

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Buck, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Cobb, Copeland, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensley, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kelley, Kent, Kernell, King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wallace, Webb, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—89.

Representative voting no was: Spence—1.

A motion to reconsider was tabled.

FRIDAY, JUNE 19, 1981—57th LEGISLATIVE DAY

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bill No.

323—To authorize pictured drivers' licenses.

The Senate repassed Senate Bill No. 323, the Governor's objections to the contrary notwithstanding.

A copy of the Governor's Veto Message is attached.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

Dear Mr. Speaker,

I am vetoing Senate Bill 323, which would require photographs on Tennessee drivers' licenses.

Only a compelling public purpose could justify forcing Tennessee's 2 million drivers under 60 years of age to line up over a two year period to have their pictures made.

I cannot find such a compelling public purpose here.

The purpose most often advanced -- and the real push behind the bill in the General Assembly -- is that picture drivers' licenses would make check cashing more reliable. Even if that were true, why is it the government's business? There are other forms of identification. If they are not good enough, there is nothing to keep the private sector from developing another one. Those who want to improve their check-cashing possibilities can use the better identification; those who don't can be left alone.

The irony is that the shoppers, merchants, bankers and lawyers who want to line up 2 million Tennesseans for picture taking are generally the same ones who demand the loudest that government get out of their business affairs and off their backs.

Certain identification could help law enforcement. But this bill wouldn't help that much. It exempts half the state's population, non-motorists and those over 60. More important, our driver's license isn't much of an identification card to begin with. The most important thing about the driver's license process is passing the test to prove you can drive safely. There is a permanent record of that. The license card is something you can get simply by raising your right hand and swearing your name. State law makes asking for more identification difficult, if not impossible. If the government were to get involved in producing a standard identification card, a picture on the social security card would make much more sense.

Some states take photographs when drivers are retested. The inconvenience then would be less. But this bill expressly prohibits any driver retesting. In Tennessee, you can renew your driver's license by mail.

The bill has some other problems. For half the drivers, the cost of a license goes up 67 percent to pay for the photography during the phase-in period; for the other half, it goes up only 8 percent over the license period. The money the increased fees would collect is not enough to pay for very long for all the pictures. There would have to be more increases later.

Sincerely,

Lamar Alexander

NOTICE TO OVERRIDE VETO

MR. SPEAKER: I hereby file notice under the House Rule No. 77 that I plan to move Senate Bill No. 323 for passage, notwithstanding the objections of the Executive.

Representative Jerry Jared

Under the rules, the notice lies over.

Mr. Pickering moved that the rules be suspended for the purpose of considering House Bill No. 1395 out of order, which motion prevailed.

House Bill No. 1395—To authorize hot mix asphalt facility, Montgomery County.

Mr. Pickering moved that House Bill No. 1395 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	70
Noes	5
Present and not voting	15

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Chiles, Cobb, Copeland, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DePriest, Disspayne, Duncan, Ellis, Frensley, Gill, Harrill, Henry (Roane), Hillis, Hurley, Johnson, Jones, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Percy, Pickering, Pruitt, Rhinehart, Richardson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Shirley, Shockley, Small, Smith, Stafford, Stallings, Starnes, Sterling, Turner, Whitson, Withers, Wix, Wolfe, Wood, Work and Yelton—70.

Representatives voting no were: Duer, Jared, Scruggs, Ussery and Wallace—5.

Representatives present and not voting were: Clark (Davidson), Covington, DeBerry, Dills, Ford, Hudson, Huskey, Miller, Naifeh, Owen, Robertson, Severance, Spence, Tanner and Wheeler—15.

A motion to reconsider was tabled.

EXPLANATION OF VOTE

Mr. Speaker:

Our vote on House Bill No. 1395 is cast because it is an attempt to circumvent the general law of the State of Tennessee and has also circumvented the standing committee system.

SPECIAL SUBCOMMITTEE OF HOUSE
STATE AND LOCAL GOVERNMENT

Rep. John Tanner, Chairman

Rep Jimmy Naifeh

Rep. Bill Covington

Mr. Speaker McWherter announced that the record will reflect that Representatives Martin, Kelley, Wallace and Webb were not present in the Chamber.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No.

860—To reapportion First and Second Representative Districts; substituted for Senate Bill on same subject, amended, and passed by the Senate.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

HOUSE BILL ON SENATE AMENDMENT

House Bill No. 860—To reapportion state representative districts.

AMENDMENT NO. 9

Amend House Bill No. 860 by deleting the description of state representative district Sixty-nine and substituting instead the following:

Sixty-ninth: All of Dickson and Hickman Counties. In Humphreys County, enumeration districts 753A and 774.

Mr. McKinney moved that the House concur in Senate Amendment No. 9, which motion prevailed by the following vote:

Ayes	89
Noes	0

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Cobb, Copeland, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ford, Frensley, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—89.

A motion to reconsider was tabled.

AMENDMENT NO. 8

Amend House Bill No. 860 by adding the following language at the end of the description of the thirtieth representative district:

“and that portion of the existing Ooltewah precinct lying south of a line that begins at the junction of Stonehenge Road and the Chattanooga City Limits then eastward along the center line of Stonehenge Road to its junction with Wimbledon Place then eastward along a straight line extended to the junction with the northern boundary of Floral Memorial Gardens, then eastward along the northern boundary of Floral Memorial Gardens to its junction with Pattentown Road, then northward along a line 100 yards east of Pattentown Road to its junction with Apison Pike then northward in a line extended straight from Pattentown Road north to its junction with Old Lee Highway then eastward along Old Lee Highway to its junction with U.S. Highway 11-64 then westward along center line of U.S. Highway 11-64 to its junction with Hunter Road and the existing Harrison precinct boundary”

Mr. McKinney moved that the House in Senate Amendment No. 8, which motion prevailed by the following vote:

Ayes	86
Noes	2
Present and not voting	2

Representatives voting aye were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Cobb, Copeland, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), Davis (Pickett), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ford, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Jared, Johnson, Jones, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—86.

Representatives voting no were: Huskey and Robertson—2.

Representatives present and not voting were: Buck and Frensley—2.

A motion to reconsider was tabled.

SECOND ROLL CALL

The roll call was taken with the following results:

Present	90
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Representatives present were: Akard, Baker, Bell (Knox), Bell (Wilson), Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Carter, Chiles, Clark (Davidson), Cobb, Copeland, Covington, Crain, Davidson, Davis (Gibson), Davis (Hamilton), DeBerry, DePriest, Dills, Disspayne, Duer, Duncan, Ellis, Ford, Frensley, Gill, Harrill, Henry (Roane), Hillis, Hudson, Hurley, Huskey, Jared, Johnson, Jones, Kent, Kernell, King (Shelby), King (Washington), Lashlee, Love, McAfee, McKinney, McNally, Miller, Montgomery, Moore, Murphy (Davidson), Murphy (Shelby), Murray, Naifeh, Owen, Percy, Phillips, Pickering, Pruitt, Rhinehart, Richardson, Robertson, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Shockley, Small, Smith, Spence, Stafford, Stallings, Starnes, Sterling, Tanner, Turner, Ussery, Wheeler, Whitson, Withers, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter—90.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos.

269—Relative to honoring Senor Francisco Lorenzo Pons;

270—Relative to recess, 92rd General Assembly; both concurred in by the Senate.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

ENGROSSED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully examined

FRIDAY, JUNE 19, 1981—57th LEGISLATIVE DAY

House Bill No. 1395; and find same correctly engrossed and ready for transmission to the Senate.

MARILYN EVELYN HAND,
Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 391; also, House Joint Resolution Nos. 200, 263, 265, 267 and 268; all signed by the Speaker.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

Mr. Burnett moved that pursuant to House Joint Resolution No. 270, the House adjourn until 12:00 o'clock noon on Tuesday, July 21, 1981, which motion prevailed.

INTERIM ACTION

JUNE 20—JULY 20, 1981

Pursuant to House Joint Resolution No. 270 the House stood in recess from June 19, 1981 until July 21, 1981.

The following bills and resolutions were enrolled, signed by the Speakers, transmitted to the Governor, and returned from the Governor during the recess:

JUNE 22, 1981

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bill No. 391; and House Joint Resolutions Nos. 200, 263, 265, 267 and 268; for his action.

MARILYN EVELYN HAND,
Chief Engrossing Clerk.

JUNE 22, 1981

ENROLLED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 670, 860 and 910; House Resolutions Nos. 83, 84, 85, 86, 87 and 88; and House Joint Resolutions Nos. 163, 269 and 270; and find same correctly enrolled and ready for the signatures of the Speakers.

MARILYN EVELYN HAND,
Chief Engrossing Clerk.

SIGNED

The Speaker announced that he had signed the following: House Bills Nos. 670, 860 and 910; House Resolutions Nos. 83, 84, 85, 86, 87 and 88; and House Joint Resolutions Nos. 163, 269 and 270.

JUNE 20—JULY 20, 1981—INTERIM ACTION

JUNE 22, 1981

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 670, 860 and 910; also, House Joint Resolutions Nos. 163, 269 and 270; all signed by the Speaker.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

JUNE 22, 1981

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 670, 860 and 910; and House Joint Resolutions Nos. 163, 269 and 270; for his action.

MARILYN EVELYN HAND
Chief Engrossing Clerk.

JUNE 26, 1981

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 1081, 1337 and 1361; also, Senate Joint Resolutions Nos. 158, 159, 160 and 161; all for the signature of the Speaker.

CLYDE W. McCULLOUGH, JR.,
Chief Clerk.

JUNE 26, 1981

SIGNED

The Speaker announced that he had signed the following: Senate Bills Nos. 1081, 1337 and 1361; and Senate Joint Resolutions Nos. 158, 159, 160 and 161.

JUNE 26, 1981

MESSAGE FROM THE GOVERNOR

MR. SPEAKER;

I am directed by the Governor to return herewith: House Bills Nos. 391, 670, 910, 1379 and 1389; and House Joint Resolutions Nos. 163, 200, 263, 264, 265, 266, 267, 268, 269 and 270 with his approval.

BILL KOCH,
Counsel to the Governor.

JULY 1, 1981

MESSAGE FROM THE GOVERNOR

MR. SPEAKER:

I am directed by the Governor to return herewith: House Bill No. 859, without his signature.

WILLIAM C. KOCH, JR.,
Counsel to the Governor.

Dear Mr. Speaker:

I am returning House Bill No. 859/Senate Bill No. 1082 herewith without my signature.

This law will establish for the next ten years the districts from which voters will choose Tennessee's nine Congressmen and Congresswomen.

The districting plan seems to satisfy the basic statutory and constitutional requirements. The one-man, one-vote requirement is reasonably met: population variance does not exceed 2.4 percent. There is no evidence of racial discrimination. No congressman or congresswoman of either party was systematically eliminated. The counties within districts are contiguous. Only one county, Shelby, is split. But Shelby includes nearly twenty percent of the state's population and has been split three ways for the last ten years.

Nevertheless, I cannot approve of or sign a bill that so arrogantly ignores the convenience of voters. The Democrats who drew and passed the plan ought to be embarrassed. The third district -- fixed to help Mrs. Bouquard -- looks like a giraffe. The fourth district -- composed of what Congressman Gore and Mrs. Bouquard didn't want -- looks like a salamander. In the new fourth, it is more than 300 miles from Morristown and Sneedville to Lawrenceburg. It is possible to cross the district, but it takes awhile. It took me from early March until June, walking.

Unfortunately, these are not the kinds of errors courts and Governors can easily correct. The lack of compactness of a district does not violate the constitution. But there is a remedy. The voters who are mad about this still have a ballot box. They are, I have found, plenty smart enough to use it.

The Democratic congressmen and congresswomen in Washington drew the plan. The Democratic legislature in Nashville passed it. The Democratic candidate for Congress from this salamander district next year can spend most of his or her time explaining why the convenience of Democratic officials is more important than the convenience of the taxpayers.

Sincerely,

Lamar Alexander

House Bill No. 859 becomes law without the Governor's signature, as authorized by Article III, Section 18 of the Constitution of the State of Tennessee.

JULY 2, 1981

MESSAGE FROM THE GOVERNOR

MR. SPEAKER:

I am directed by the Governor to return herewith: House Bill No. 860, with his veto.

WILLIAM C. KOCH, JR.,
Counsel to the Governor.

Dear Mr. Speaker:

I have vetoed House Bill No. 860/Senate Bill No. 1080, and I am returning it herewith. I am left with no real choice in this matter because the bill, as passed by the General Assembly, is clearly unconstitutional. Were I to allow this bill to become law, the inevitable result would be that it would be overturned by the courts and the taxpayers' money would be needlessly wasted paying the lawyers who would defend the bill as well as the ones who attack it. Even members of the General Assembly have concluded that further actions must be taken on this bill before it can be effective.

This bill is deficient in several major respects:

- (1) A review of approximately one half of the new districts contained in this bill whose population can be reliably determined at this time shows that there is an intolerable and totally unnecessary total deviation in population of 15.3% between the largest district and the smallest one.
- (2) With apparent disregard for Article II, Section 5 of the Tennessee Constitution, there are 54 counties which have been split into more than one district. There also appears to be at least one district whose boundaries are not even contiguous.
- (3) Ignoring the interests of local citizens in being placed in districts sharing common concerns, this bill splits the representation of at least five cities including Hendersonville, Oliver Springs, Lexington, Germantown and Lebanon.
- (4) In several instances, this bill loses sight of the basic principle of one man-one vote contained in the Fourteenth Amendment of the Constitution of the United States by including the same geographic area in more than one district while not including other geographic areas in any district at all.
- (5) This bill also places an unnecessary burden on the State and on local governments because they will be required to redraw precincts, relocate polling places and inconvenience or confuse voters. In at least one instance in Shelby County, it may be impossible to redraw precinct lines and boundaries because of a fundamental variance between the method used to determine the boundaries of the Congressional and Senate districts and the method used to determine the boundaries of the House districts.

Any citizen can see that these errors are far from mere technical problems because they strike at the heart of the principle of fair and equal representation for all citizens. Even a cursory reading of this bill leads to only one conclusion -- the General Assembly could have done much better. In fact, the General Assembly was given the opportunity to consider and adopt better plans. Unfortunately, a majority of both houses rejected, with little or no debate, amendments to this bill which would have resulted in more geographically compact districts, clearer preservation of the right to vote for all citizens, less splitting of counties and cities into more than one district, and smaller deviation in population.

JUNE 20—JULY 20, 1981—INTERIM ACTION

In October, 1980, I recommended that a bi-partisan Citizens Commission for Fair Apportionment and Districting be established in order to avoid the very defects contained in this bill. My recommendations fell on deaf ears then, but perhaps now that the members of the General Assembly will have a number of months to study this matter further, they will be more interested in joining with me in opening up this process to public participation and in making sure that the interests of the people are first, not the interests of the politicians.

Sincerely,

Lamar Alexander

JULY 10, 1981

MESSAGE FROM THE GOVERNOR

MR. SPEAKER:

I am directed by the Governor to return herewith: House Bill No. 71, without his signature.

WILLIAM C. KOCH, JR.,
Counsel to the Governor.

Dear Mr. Speaker,

I am returning House Bill No. 71 / Senate Bill No. 115 without my signature.

I agree that Tennessee needs a prosecutor with state-wide jurisdiction for certain types of criminal activity. I do not agree that the state prosecutor should be the Attorney General and Reporter.

The American system of justice is an adversary system. Impartial judges decide contests between civil litigants or between the State and criminal defendants. Maintaining the fact and the appearance of the independence of the judge from the contestants is essential to maintaining the public's confidence in our system of justice.

Tennessee's Attorney General and Reporter is appointed by the Tennessee Supreme Court for an eight year term. He is supervised by no one and is not accountable to the public for his decisions. So far as I can find, nowhere else in the American system of justice is there a state prosecutor who is not either elected by the people or appointed by the Governor.

Would it be a good idea for the local judge to appoint the local prosecutor or for the Supreme Court of the United States to appoint the Attorney General and the United States Attorneys?

How would the batter, coach and fans feel on a called third strike with two outs in the bottom of the ninth with the winning run on base if the umpire had appointed the pitcher?

I am reluctantly allowing this bill to become law without my signature because it has been greatly limited in its effect and because of the clear need for a state prosecutor in some areas -- including bid rigging. In the future, I hope the Legislature will review thoroughly the question of where the State's power of prosecution should be.

Sincerely,

Lamar Alexander

House Bill No. 71 became law without the Governor's signature, as authorized by Article III, Section 18 of the Constitution of the State of Tennessee.